

United States Department of the Interior

GEOLOGICAL SURVEY

Drawer 1857 Roswell, New Mexico 88201

January 30, 1974

Midwest Oil Corporation 1500 Wilco Building Midland, Texas

Gentlemen:

The Target unit agreement, Eddy County, New Mexico, was approved on January 30, 1974. The agreement has been designated No. 14-08-0001-13815 and is effective as of the date of the approval.

Enclosed are two copies of the approved agreement. We request that you furnish the New Mexico State Land Commissioner and any other interested principals with appropriate evidence of this approval.

Sincerely yours,

(01.15)

CARL C. TRAYWICK Acting Area Oil and Gas Supervisor

cc:

Area Geologist (ltr. only)
State Land Comm., Santa Fe (ltr. only)
N.M.O.C.C., Santa Fe (ltr. only)
Artesia (w/cy of approved agr.)

REShook: 1h



OIL CONSERVATION COMMISSION

STATE OF NEW MEXICO P. O. BOX 2088 - SANTA FE 87501

January 21, 1974

I. R. TRUJILLO
CHAIRMAN
LAND COMMISSIONER

LAND COMMISSIONER
ALEX J. ARMIJO
MEMBER

STATE GEOLOGIST
A. L. PORTER, JR.
SECRETARY – DIRECTOR

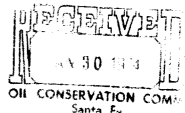
	Re:	CASE NO	5146
Mr. Clarence Hinkle		ORDER NO	
Hinkle, Bondurant, Cox & E Attorneys at Law Post Office Box 10 Roswell, New Mexico 88201	aton	Applicant:	OIL CORPORATION
Dear Sir: Enclosed herewith are two			
Commission order recently	entered 1	n the subject	t case.
	Very trul (A. L. POR Secretary	Porter, G TER, Jr.	J,
ALP/ir			
Copy of order also sent to	o:		
Hobbs OCC X			
Artesia OCC x			
Aztec OCC			
Other Mr. Farre			
UNIT DIVIS	SION - STA	re LAND OFFIC	<u> </u>

State of New Mexico



Commissioner of Public Lands January 29, 1974 TELEPHONE

505-827-2748



P. O. BOX 1148 SANTA FE, NEW MEXICO

Midwest Oil Corporation 1500 Wilco Building Midland, Texas 79701

Re: Target Unit

Eddy County, New Mexico

ATTENTION: Mr. F. L. Schatz

Gentlemen:

ALEX J. ARMIJO COMMISSIONER

The Commissioner of Public Lands has this date approved your Target Unit, Eddy County, New Mexico, subject to like approval by the United States Geological Survey.

We are sending the USGS five (5) copies of the Certificate of approval with a copy of our letter. We are also calling Mr. Shook at the USGS advising him of the Commissioner's approval on this unit.

Enclosed is one (1) copy of the Certificate of approval for your records. Please remit an additional Ten (\$10.00) Bollar filing fee on this unit. We have received your Eighty (\$80.00) dollars but the filing fee is Hinety (\$90.00) dollars.

When the United States Geological Survey has approved this unit please advise this office so that we may finish processing the unit and accertain the effective date.

Very truly yours,

RAY D. GRAHAM, Director Oil and Gas Division

AJA/RDG/s encls.

cc:

USG8-Roswell, New Mexico
OCC- Santa Fe, New Mexico

Commissioner 1-29-74	DATE APPROVED
January 18, 1974	OCC CASE NO. 5146 OCC ORDER NO. R-4708
1-30-74	EFFECTIVE DATE
5,120.00	TOTAL ACREAGE
1,280.00	STATE
3,840.00	FEDERAL
-0-	INDIAN-FEE
Yes	SEGREGATION CLAUSE
5 yrs.	TERM

UNIT AREA

TOWNSHIP 25 SOUTH, RANGE 25 EAST, NMPM Section 34: S/2
Section 35: A11
Section 36: A11

TOWNSHIP 26 SOUTH, RANGE 25 EAST, NMPM
Section 1: All
Section 2: All
Section 3: All
Section 10: N/2
Section 11: All
Section 12: All

County	Operator	Unit Name
EDDY	MIDWEST OIL CORPORATION	TARGET UNIT (EXPLORATORY)

OLDIE		11011)				TATTE TOO		TONE TO THE	
TRACT NO.	NO.	TUTION	SEC.	SEC. TWP. RGE.	RGE.	SUBSECTION	DATE	ACRES	NOT RATIFIED	LESSEE
8	L-2645	C.S.	8	2 6S	25E	NW/4NW/4, S/2NW/4, NE/4SW/4, S/2SW/4, NW/4NE/4, SE/4SE/4,	1-4-74	320.00		Mesa Petroleum Compar
9.	L-4503	C.S.	36	25S	25E	A11	1-10-74	640.00		Inexco Oil Company
10.	L-4868-1 C.S.	C.S.	2	268	25E	NE/4NW/4, NW/4SW/4, NE/4NE/4, S/2NE/4, N/2SE/4, SW/4SE/4	1-4-74	320.00		H. L. Brown, Jr.

	EDDY	County
OIL CORPORATION	MIDWEST	Operator _
TARGET UNIT (EXPLORATORY)	TARGET L	Juit Name

1	1
70	1

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UNIT AREA

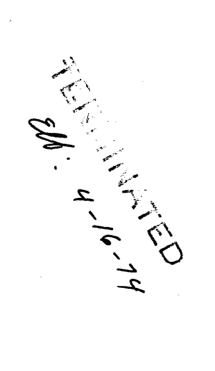
TOWNSHIP 25 SOUTH, RANGE 25 EAST, NMPM
Section 34: S/2
Section 35: All
Section 36: All

TOWNSHIP 26 SOUTH, RANGE 25 EAST, NMPM
Section 1: All
Section 3: All
Section 10: N/2
Section 11: All
Section 11: All
Section 11: All
Section 11: All

M. M. B.

Unit Name TARGET UNIT (EXPLORATORY)
Operator MIDWEST OIL CORPORATION
County EDDY

H. L. Brown, Jr.		320.00	1-4-74	NE/4NW/4, NW/4SW/4, NE/4NE/4, S/2NE/4, N/2SE/4, SW/4SE/4	25E	26S	8	C.S.	L-4868-1	10.
			· ·				,	1		•
Inexco Oil Company		640.00	1-10-74	A11	25E	25S	36	C.S.	L-4503	9.
				S/2SW/4, NW/4NE/4, SE/4SE/4,						
Mesa Petroleum Compan		320.00	1-4-74	NW/4NW/4, S/2NW/4, NE/4SW/4,	25E	268	2	C.S.	L-2645	&
LESSEE	RATIFIED	ACRES	DATE	SUBSECTION	KGE.	IWP.	SEC. IWP. RGE.	TOTTON	NO.	IKACI NO.
	ACREAGE	IED	RATIFIED						LEASE	STATE



State of New Mexico

TELEPHONE 505-827-2748



ALEX J. ARMIJO COMMISSIONER



Commissioner of Public Lands
April 17, 1974

P. O. BOX 1148 SANTA FE, NEW MEXICO

Midwest Cil Corporation 1500 Wiles Building Midland, Texas 79701

> Re: Target Ualt Area TEXNIBATION

Eddy County, New Mexico

ATTENTION: Mr. Frank L. Schats

Gantlamen:

We are in receipt of your letter dated April 15, 1974, together with your application whereby you wish to terminate the Target Unit Agreement and Unit Operating Agreement, Eddy County, New Maxico.

As per Section 21 (d) of the unit agreement, the Commissioner of Public Lands has this date given his approval to the termination of the Target Unit Agreement and Operating Agreement, this approval is subject to like approval by the United States Geological Survey.

Inclosed are three (3) Certificates of approval for your fales.

Please advise this office when the USGS approves the termination so that we may finish processing the instrument.

Very truly yours,

RAY D. GRAHAM, Director Oil and Gas Department

AJA/RDG/s

ce:

USGS-Roswell, New Mexico OCC- Sente Fe, New Mexico DUNEST OIL CURPORATION

5146

1500 WILCO BUILDING

MIDLAND, TEXAS 79701

March 7, 1974

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

Re: Target Unit

edi Distriction

EDDY COUNTY, NEW MEXICO

Gentlemen:

We are enclosing two Consent and Ratification forms to the Target Unit Agreement dated January 1, 1974, to be attached to your copy of the agreement.

Very truly yours,

MIDWEST OIL CORPORATION

Frank L. Schatz

District Exploration Manager

/rs encls.

CONSENT AND RATIFICATION TARGET UNIT AGREEMENT EMBRACING LANDS IN EDDY COUNTY, NEW MEXICO

The undersigned hereby acknowledges receipt of a copy of the Unit Agreement for the Development and Operation of the Target Unit Area embracing lands situated in Eddy County, New Mexico, which is dated the 1st day of January, 1974, and further acknowledges that the undersigned is familiar with the terms and conditions thereof. The undersigned, being the owner of certain leasehold or other interests in the lands or minerals embraced in said unit area as set forth on the schedule attached to said Unit Agreement as Exhibit "B" does hereby commit all of its said interest to the Target Unit Agreement and does hereby consent to said Unit Agreement and ratifies all of the terms and provisions thereof exactly the same as if the undersigned had executed the original of said Unit Agreement, or a counterpart thereof.

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IN WITNESS WHERE signed as of the date set				by the unde	er-
DATE: 1-21-7/		LI LI	Lastin	~ \\	
ADDRESS: 28/2 CIMMA	1202	H. H. Gastor			
MIDLAND TEXAS	·	(wife of H.	H. Gaston	Jr.)	
					÷
STATE OF Teland	X				
The foregoing ins 15 it day of January wife Hetty					
My Commission expires:		Notary Publi	Watha	J	
				•	
STATE OF COUNTY OF	X				
The foregoing ins					
	o:	f			
a	_ corpo	ration, on beh	alt of sal	d corporation	on.
My Commission expires:		Notary Public	c		

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DATE: January 23, 1974	instrument is executed by the under- posite the signature. Manne P. McPherson
ADDRESS: P.O. Box 2086	V
Casper, Wyoming 82601	
STATE OF WYOMING X COUNTY OF NATRONA X	
	vas acknowledged before me this 1974, by Joanne P. McPherson
	Cullin G. Linnming
February 10, 1975	
STATE OF X	
	vas acknowledged before me this 197, by,
	cion, on behalf of said corporation.
My Commission expires:	Notary Public

UNIT AGREEMENT

TARGET UNIT AREA

EDDY COUNTY, NEW MEXICO

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1	UNIT AGREEMENT
2	FOR THE DEVELOPMENT AND OPERATION
3	OF THE
4	TARGET UNIT AREA
5	COUNTY OF EDDY
6	STATE OF NEW MEXICO
7	NO.
8	THIS AGREEMENT entered into as of the 1st day of January,
9	1974, by and between the parties subscribing, ratifying, or
10	consenting hereto, and herein referred to as the "parties .
11	hereto".
12	WITNESSETH:
13	WHEREAS, the parties hereto are the owners of working,
14	royalty, or other oil and gas interest in the unit area sub-
15	ject to this agreement; and
16	WHEREAS, the Mineral Leasing Act of February 25, 1920, 41
17	Stat. 437, as amended, 30 U.S.C. Secs. 181 et seq., authorizes
18	Federal Lessees and their respresentatives to unite with each
19	other, or jointly or separately with others, in collectively
20	adopting and operating a cooperative or unit plan of develop-
21	ment or operation of any oil or gas pool, field, or like area,
22	or any part thereof for the purpose of more properly conserv-
23	ing the natural resources thereof whenever determined and cer-
24	tified by the Secretary of the Interior to be necessary or
25	advisable in the public interest; and
26	WHEREAS, the Commissioner of Public Lands of the State of
27	New Mexico is authorized by an Act of the Legislature (Sec. 7-
28	11-39 N.M.S.A. 1953) to consent to or approve this agreement
29	for and on behalf of the State of New Mexico, insofar

30

- 1 as it covers and includes lands and mineral interests of the
- 2 State of New Mexico; and
- 3 WHEREAS, the Oil Conservation Commission of the State of
- 4 New Mexico is authorized by an act of the Legislature (Article
- 5 3, Chapter 65, Vol. 9, Part 2, 1953 Statutes) to approve this
- 6 agreement and the conservation provisions hereof; and
- 7 WHEREAS, the parties hereto hold sufficient interests
- 8 in the Target Unit Area covering the land hereinafter des-
- 9 cribed to give reasonably effective control of operations
- 10 therein; and
- 11 WHEREAS, it is the purpose of the parties hereto to con-
- 12 serve natural resources, prevent waste, and secure other
- 13 benefits obtainable through development and operation of the
- 14 area subject to this agreement under the terms, conditions,
- 15 and limitations herein set forth;
- NOW, THEREFORE, in consideration of the premises and the
- 17 promises herein contained, the parties hereto commit to this
- 18 agreement their respective interests in the below defined
- 19 unit area, and agree severally among themselves as follows:
- 20 1. ENABLING ACT AND REGULATIONS. The Mineral Leasing
- 21 Act of February 25, 1920, as amended, supra, and all valid
- 22 pertinent regulations, including operating and unit plan regu-
- 23 lations, heretofore issued thereunder or valid, pertinent and
- 24 reasonable regulations hereafter issued thereunder are accept-
- 25 ed and made a part of this agreement as to Federal lands, pro-
- 26 vided such regulations are not inconsistent with the terms of
- 27 this agreement; and as to non-Federal lands, the oil and gas
- 28 operating regulations in effect as of the effective date hereof
- 29 governing drilling and producing operations, not inconsistent
- 30 with the terms hereof or the laws of the State in which the

- 1 non-Federal land is located, are hereby accepted and made a
- 2 part of this agreement.
- 3 2. UNIT AREA. The area specified on the map attached
- 4 hereto marked Exhibit "A" is hereby designated and recognized
- 5 as constituting the unit area, containing 5,120.00 acres,
- 6 more or less.
- 7 Exhibit "A" shows, in addition to the boundary of the
- 8 unit area, the boundaries and identity of tracts and leases in
- 9 said area to the extent known to the Unit Operator. Exhibit
- 10 "B" attached hereto is a schedule showing to the extent known
- 11 to the Unit Operator the acreage, percentage, and kind of
- 12 ownership of oil and gas interests in all land in the unit
- 13 area. However, nothing herein or in said schedule or map shall
- 14 be construed as a representation by any party hereto as to the
- 15 ownership of any interest other than such interest or interests
- 16 as are shown in said map or schedule as owned by such party.
- 17 Exhibits "A" and "B" shall be revised by the Unit Operator
- 18 whenever changes in the unit area render such revision necess-
- 19 ary, or when requested by the Oil and Gas Supervisor, herein-
- 20 after referred to as "Supervisor", or when requested by the
- 21 Commissioner of Public Lands of the State of New Mexico, here-
- 22 inafter referred to as "Commissioner", and not less than five
- 23 copies of the revised exhibits shall be filed with the Super-
- 24 visor, and two copies thereof shall be filed with the Commiss-
- 25 ioner, and one copy with the New Mexico Oil Conservation Com-
- 26 mission, hereinafter referred to as "Commission".
- 27 The above-described unit area shall when practicable be
- 28 expanded to include therein any additional lands or shall be
- 29 contracted to exclude lands whenever such expansion or contrac-
- 30 tion is deemed to be necessary or advisable to conform with the

- 1 purposes of this agreement. Such expansion or contraction
- 2 shall be effected in the following manner:
- 3 (a) Unit Operator, on its own motion or on demand of the
- 4 Director of the Geological Survey, hereinafter referred to as
- 5 "Director", or on demand of the Commissioner, after preliminary
- 6 concurrence by the Director and the Commissioner, shall prepare
- 7 a notice of proposed expansion or contraction describing the
- 8 contemplated changes in the boundaries of the unit area, the
- 9 reasons therefor, and the proposed effective date thereof, pre-
- 10 ferably the first day of a month subsequent to the date of notice.
- 11 (b) Said notice shall be delivered to the Supervisor, the
- 12 Commissioner and the Commission and copies thereof mailed to
- 13 the last known address of each working interest owner, lessee,
- 14 % and lessor whose interests are affected, advising that 30 days
- 15 will be allowed for submission to the Unit Operator of any
- 16 objections.
- 17 (c) Upon expiration of the 30-day period provided in the
- 18 preceding item (b) hereof, Unit Operator shall file with the
- 19 Supervisor, the Commissioner and the Commission evidence of
- 20 mailing of the notice of expansion or contraction and a copy
- 21 of any objections thereto which have been filed with the Unit
- 22 Operator, together with an application in sufficient number,
- 23 for approval of such expansion or contraction and with appro-
- 24 priate joinders.
- 25 (d) After due consideration of all pertinent information,
- 26 the expansion or contraction shall, upon approval by the Super-
- 27 visor, the Commissioner and the Commission, become effective
- 28 as of the date prescribed in the notice thereof.
- 29 (e) All legal subdivisions of lands (i.e., 40 acres by
- 30 Government survey or its nearest lot or tract equivalent; in

- 1 instances of irregular surveys unusually large lots or tracts
- 2 shall be considered in multiples of 40 acres or the nearest.
- 3 aliquot equivalent therof), no parts of which are entitled to
- 4 be in a participating area on or before the fifth anniversary
- 5 of the effective date of the first initial participating area
- 6 established under this unit agreement, shall be eliminated
- 7 automatically from this agreement, effective as of said fifth
- 8 anniversary, and such lands shall no longer be a part of the
- 9 unit area and shall no longer be subject to this agreement,
- 10 unless diligent drilling operations are in progress on unit-
- 11 ized lands not entitled to participation on said fifth anni-
- 12 versary, in which event all such lands shall remain subject
- 13 hereto so long as such drilling operations are continued dili-
- 14 gently with not more than 90 days' time elapsing between the
- 15 completion of one well and the commencement of the next well.
- 16 All legal subdivisions of lands not entitled to be in a parti-
- 17 cipating area within 10 years after the effective date of the
- 18 first initial participating area approved under this agreement
- 19 shall be automatically eliminated from this agreement as of
- 20 said tenth anniversary. All lands proved productive by dili-
- 21 gent drilling operations after the aforesaid 5-year period
- 22 shall become participating in the same manner as during said
- 23 5-year period. However, when such diligent drilling operations
- 24 cease, all nonparticipating lands shall be automatically elim-
- 25 inated effective as of the 91st day thereafter. The Unit
- 26 Operator shall, within 90 days after the effective date of any
- 27 elimination hereunder, describe the area so eliminated to the
- 28 satisfaction of the Supervisor and the Commissioner, and promptly
- 29 notify all parties in interest.
- 30 If conditions warrant extension of the 10-year period

- 1 specified in this subsection 2(e), a single extension of not
- 2 to exceed 2 years may be accomplished by consent of the owners
- 3 of 90% of the working interests in the current nonparticipat-
- 4 ing unitized lands and the owners of 60% of the basic royalty
- 5 interests (exclusive of the basic royalty interests of the
- 6 United States) in nonparticipating unitized lands with appro-
- 7 val of the Director and Commissioner, provided such extension
- 8 application is submitted to the Director and Commissioner not
- 9 later than 60 days prior to the expiration of said ten-year
- 10 period.
- 11 Any expansion of the unit area pursuant to this section
- 12 which embraces lands theretofore eliminated pursuant to this
- 13 sübsection 2(e) shall not be considered automatic commitment
- 14 or recommitment of such lands.
- 3. UNITIZED LAND AND UNITIZED SUBSTANCES. All land
- 16 committed to this agreement shall constitute land referred to
- 17 herein as "unitized land" or "land subject to this agreement".
- 18 All oil and gas in any and all formations of the unitized land
- 19 are unitized under the terms of this agreement and herein are
- 20 called "unitized substances".
- 4. UNIT OPERATOR. MIDWEST OIL CORPORATION, 1500 Wilco
- 22 Building, Midland, Texas 79701, is hereby designated as
- 23 Unit Operator and by signature hereto as Unit Operator
- 24 agrees and consents to accept the duties and obligations
- 25 of Unit Operator for the discovery, development, and pro-
- 26 duction of unitized substances as herein provided. When-
- 27 ever reference is made herein to the Unit Operator, such
- 28 reference means the Unit Operator acting in that capacity
- 29 and not as an owner of interest in unitized substances,
- 30 and the term "working interest owner" when used herein shall

- 1 include or refer to Unit Operator as the owner of a working
- 2 interest when such an interest is owned by it.
- 3 5. RESIGNATION OR REMOVAL OF UNIT OPERATOR. Unit Opera-
- 4 tor shall have the right to resign at any time prior to the
- 5 establishment of a participating area or areas hereunder, but
- 6 such resignation shall not become effective so as to release
- 7 Unit Operator from the duties and obligations of Unit Operator
- 8 and terminate Unit Operator's rights as such for a period of
- 9 6 months after notice of intention to resign has been served
- 10 by Unit Operator on all working interest owners and the Super-
- 11 visor, the Commissioner and the Commission, and until all wells
- 12 then drilled hereunder are placed in a satisfactory condition
- 13 for suspension or abandonment whichever is required by the
- 14 Supervisor as to Federal lands and by the Commission as to State
- 15 and privately owned lands, unless a new Unit Operator shall have
- 16 taken over and assumed the duties and obligations of Unit Oper-
- 17 ator prior to the expiration of said period.
- Unit Operator shall have the right to resign in like
- 19 manner and subject to like limitations as above provided at any
- 20 time a participating area established hereunder is in existence,
- 21 but, in all instances of resignation or removal, until a success-
- 22 or Unit Operator is selected and approved as hereinafter pro-
- 23 vided, the working interest owners shall be jointly responsible
- 24 for performance of the duties of Unit Operator, and shall, not
- 25 later than 30 days before such resignation or removal becomes
- 26 effective, appoint a common agent to represent them in any action
- 27 to be taken hereunder.
- The resignation of Unit Operator shall not release Unit
- 29 Operator from any liability for any default by it hercunder
- 30 occurring prior to the effective date of its resignation.

- 1 The Unit Operator may, upon default or failure in the
- 2 performance of its duties or obligations hereunder, be sub-
- 3 ject to removal by the same percentage vote of the owners of
- 4 working interests as herein provided for the selection of a
- 5 new Unit Operator. Such removal shall be effective upon
- 6 notice thereof to the Supervisor and the Commissioner.
- 7 The resignation or removal of Unit Operator under this
- 8 agreement shall not terminate its right, title or interest as
- 9 the owner of a working interest or other interest in unitized
- 10 substances, but upon the resignation or removal of Unit Oper-
- 11 ator becoming effective, such Unit Operator shall deliver
- 12 possession of all wells, equipment, materials and appurtenances
- 13 used in conducting the unit operations to the new duly qualified
- 14 successor Unit Operator or to the common agent, if no such new
- 15 Unit Operator is elected, to be used for the purpose of con-
- 16 ducting unit operations hereunder. Nothing herein shall be
- 17 construed as authorizing removal of any material, equipment and
- 18 appurtenances needed for the preservation of any wells.
- 6. SUCCESSOR UNIT OPERATOR. Whenever the Unit Operator shall
- 20 tender his or its resignation as Unit Operator or shall be re-
- 21 moved as hereinabove provided, or a change of Unit Operator is
- 22 negotiated by working interest owners, the owners of the working
- 23 interests in the participating area or areas according to their
- 24 respective acreage interests in such participating area or areas,
- 25 or, until a participating area shall have been established, the
- 26 owners of the working interests according to their respective
- 27 acreage interests in all unitized land, shall by majority vote
- 28 select a successor Unit Operator: Provided, That, if a majority
- 29 but less than 75 per cent of the working interests qualified
- 30 to vote are owned by one party to this agreement, a concurring

- l vote of one or more additional working interest owners shall
- 2 be required to select a new operator. Such selection shall
- 3 not become effective until
- 4 (a) a Unit Operator so selected shall accept in writing
- 5 the duties and responsibilities of Unit Operator, and
- 6 (b) the selection shall have been approved by the Super-
- 7 visor and the Commissioner.
- 8 If no successor Unit Operator is selected and qualified
- 9 as herein provided, the Director and Commissioner at their
- 10 election may declare this unit agreement terminated.
- 7. ACCOUNTING PROVISIONS AND UNIT OPERATING AGREEMENT.
- 12 If the Unit Operator is not the sole owner of working interest,
- 13 costs and expenses incurred by Unit Operator in conducting
- 14 unit operations hereunder shall be paid and apportioned among
- 15 and borne by the owners of working interests, all in accord-
- 16 ance with the agreement or agreements entered into by and be-
- 17 tween the Unit Operator and the owners of working interests,
- 18 whether one or more, separately or collectively. Any agreement
- 19 or agreements entered into between the working interest owners
- 20 and the Unit Operator as provided in this section, whether
- 21 one or more, are herein referred to as the "unit operating
- 22 agreement". Such unit operating agreement shall also provide
- 23 the manner in which the working interest owners shall be en-
- 24 titled to receive their respective proportionate and allocated
- 25 share of the benefits accruing hereto in conformity with their
- 26 underlying operating agreements, leases or other independent
- 27 contracts, and such other rights and obligations as between
- 23 Unit Operator and the working interest owners as may be agreed
- 29 upon by Unit Operator and the working interest owners; however,
- 30 no such unit operating agreement shall be deemed either to

- 1 modify any of the terms and conditions of this unit agreement
- 2 or to relieve the Unit Operator of any right or obligation
- 3 established under this unit agreement, and in case of any
- 4 inconsistency or conflict between this unit agreement and the
- 5 unit operating agreement, this unit agreement shall govern.
- 6 Three true copies of any unit operating agreement executed
- 7 pursuant to this section should be filed with the Supervisor
- 8 and two true copies with the Commissioner and one true copy
- 9 with the Commission, prior to approval of this unit agreement.
- 8. RIGHTS AND OBLIGATIONS OF UNIT OPERATOR. Except as
- 11 otherwise specifically provided herein, the exclusive right,
- 12 privilege, and duty of exercising any and all rights of the
- 13 parties hereto which are necessary or convenient for prospect-
- 14 "ing for, producing, storing, allocating, and distributing the
- 15 unitized substances are hereby delegated to and shall be exer-
- 16 cised by the Unit Operator as herein provided. Acceptable
- 17 evidence of title to said rights shall be deposited with said
- 18 Unit Operator and, together with this agreement, shall consti-
- 19 tute and define the rights, privileges, and obligations of
- 20 Unit Operator. Nothing herein, however, shall be construed
- 21 to transfer title to any land or to any lease or operating
- 22 agreement, it being understood that under this agreement the
- 23 Unit Operator, in its capacity as Unit Operator, shall exer-
- 24 cise the rights of possession and use vested in the parties
- 25 hereto only for the purposes herein specified.
- 9. DRILLING TO DISCOVERY. Within 6 months after the
- 27 effective date hereof, the Unit Operator shall begin to drill
- 28 an adequate test well at a location approved by the Supervisor,
- 29 if on Federal land, or by the Land Commissioner if on State
- 30 land, or by the Commission if on fee land, unless on such

- 1 effective date a well is being drilled conformably with
- 2 the terms hereof, and thereafter continue such drilling
- 3 diligently until the Morrow formation of Pennsylvanian Age
- 4 has been tested, or until at a lesser depth unitized sub-
- 5 stances shall be discovered which can be produced in paying
- 6 quantities (to-wit: quantities sufficient to repay the costs
- 7 of drilling, completing, and producing operations, with a
- 8 reasonable profit) or the Unit Operator shall, at any time,
- 9 establish to the satisfaction of the Supervisor, if on
- 10 Federal land, or the Commissioner if located on State
- ll lands, or the Commission if located on fee lands, that
- 12 further drilling of said well would be unwarranted or im-
- 13 practicable, provided however, that Unit Operator shall not
- 14 in any event be required to drill said well to a depth in
- 15 excess of 12,000 feet. Until the discovery of a deposit
- 16 of unitized substances in paying quantities is completed
- 17 to the satisfaction of said Supervisor if on Federal land,
- 18 or the Commissioner if on State land, or the Commission if
- on fee land, or until it is reasonably provided that the
- 20 unitized land is incapable of producing unitized substances
- 21 in paying quantities in the formations drilled hereunder.
- 22 Nothing in this section shall be deemed to limit the right
- of the Unit Operator to resign as provided in Section 5
- 24 hereof, or as requiring Unit Operator to commence or continue
- 25 any drilling during the period pending such resignation becom-
- 26 ing effective in order to comply with the requirements of this
- 27 section. The Supervisor and Commissioner may modify the drill-
- 28 ing requirements of this section by granting reasonable exten-
- 29 sions of time when, in their opinion, such action is warranted.
- 30 Upon failure to commence any well provided for in this section

- 1 within the time allowed, including any extension of time grant-
- 2 ed by the Supervisor and the Commissioner, this agreement will
- 3 automatically terminate; upon failure to continue drilling
- 4 diligently any well commenced hereunder, the Supervisor and
- 5 Commissioner may, after 15 days notice to the Unit Operator,
- 6 declare this unit agreement terminated.
- 7 10. SURFACE MANAGEMENT STIPULATION. Nothing in this
- 8 agreement shall modify the special Federal-lease stipulations
- 9 relating to surface management, attached to and made a part of,
- 10 Oil and Gas leases covering lands within the Unit Area.
- 11 11. PLAN OF FURTHER DEVELOPMENT AND OPERATION. Within
- 12 6 months after completion of a well capable of producing unit-
- 13 ized substances in paying quantities, the Unit Operator shall
- 14 submit for the approval of the Supervisor and the Commissioner
- an acceptable plan of development and operation for the unitized
- 16 land which, when approved by the Supervisor and the Commissioner,
- 17 shall constitute the further drilling and operating obligations
- 18 of the Unit Operator under this agreement for the period speci-
- 19 fied therein. Thereafter, from time to time before the expir-
- 20 ation of any existing plan, the Unit Operator shall submit for
- 21 the approval of the Supervisor and the Commissioner a plan for
- 22 an additional specified period for the development and operation
- 23 of the unitized land.
- Any plan submitted pursuant to this section shall provide
- 25 for the exploration of the unitized area and for the diligent
- 26 drilling necessary for determination of the area or areas there-
- 27 of capable of producing unitized substances in paying quantities
- in each and every productive formation and shall be as complete
- 29 and adequate as the Supervisor, the Commissioner and Commission
- 30 may determine to be necessary for timely development and proper

- l conservation of the oil and gas resources of the unitized
- 2 area and shall:
- 3 (a) specify the number and locations of any wells
- 4 to be drilled and the proposed order and time for
- 5 such drilling; and
- 6 (b) to the extent practicable, specify the operating
- 7 practices regarded as necessary and advisable for
- 8 proper conservation of natural resources.
- 9 Separate plans may be submitted for separate productive zones,
- 10 subject to the approval of the Supervisor, the Commissioner
- 11 and the Commission.
- 12 Plans shall be modified or supplemented when necessary to
- 13 meet changed conditions or to protect the interests of all
- 14 parties to this agreement. Reasonable diligence shall be
- 15 exercised in complying with the obligations of the approved
- 16 plan of development. The Supervisor and Commissioner are
- 17 authorized to grant a reasonable extension of the 6-month
- 18 period herein prescribed for submission of an initial plan of
- 19 development where such action is justified because of unusual
- 20 conditions or circumstances. After completion hereunder of a
- 21 well capable of producing any unitized substances in paying
- 22 quantities, no further wells, except such as may be necessary
- 23 to afford protection against operations not under this agree-
- 24 ment and such as may be specifically approved by the Supervisor
- 25 and the Commissioner, shall be drilled except in accordance
- 26 with a plan of development approved as herein provided.
- 27 12. PARTICIPATION AFTER DISCOVERY. Upon completion of
- 28 a well capable of producing unitized substances in paying
- 29 quantities or as soon thereafter as required by the Supervisor
- 30 and Commissioner, the Unit Operator shall submit for approval

- 1 by the Supervisor and Commissioner a schedule, based on subdiv-
- 2 isions of the public land survey or aliquot parts thereof, of
- 3 all land then regarded reasonably proved to be productive in
- 4 paying quantities; all lands in said schedule on approval of
- 5 the Supervisor and Commissioner to constitute a participating
- 6 area, effective as of the date of completion of such well or
- 7 the effective date of this unit agreement, whichever is later.
- 8 The acreages of both Federal and non-Federal lands shall be
- 9 based upon appropriate computations from the courses and dis-
- 10 tances shown on the last approved public land survey as of
- 11 the effective date of each initial participating area. Said
- 12 schedule shall also set forth the percentage of unitized sub-
- 13 stances to be allocated as herein provided to each tract in the
- 14 participating area so established, and shall govern the allo-
- 15 cation of production commencing with the effective date of the
- 16 participating area. A separate participating area shall be
- 17 established for each separate pool or deposit of unitized sub-
- 18 stances or for any group thereof which is produced as a single
- 19 pool or zone, and any two or more participating areas so estab-
- 20 lished may be combined into one, on approval of the Supervisor
- 21 and the Commissioner. When production from two or more parti-
- 22 cipating areas, so established, is subsequently found to be
- 23 from a common pool or deposit said participating areas shall
- 24 be combined into one effective as of such appropriate date as
- 25 may be approved or prescribed by the Supervisor and Commissioner.
- 26 The participating area or areas so established shall be revised
- 27 from time to time, subject to like approval, to include addit-
- 28 ional land then regarded as reasonably proved to be productive
- 29 in paying quantities or necessary for unit operations, or to
- 30 exclude land then regarded as reasonably proved not to be pro-

- 1 ductive in paying quantities and the schedule of allocation
- 2 precentages shall be revised accordingly. The effective date
- 3 of any revision shall be the first day of the month in which
- 4 is obtained the knowledge or information on which such re-
- 5 vision is predicated, provided, however, that a more appro-
- 6 priate effective date may be used if justified by the Unit
- 7 Operator and approved by the Supervisor and Commissioner. No
- 8 land shall be excluded from a participating area on account
- 9 of depletion of the unitized substances, except that any
- 10 participating area established under the provisions of this
- 11 unit agreement shall terminate automatically whenever all
- 12 completions in the formation on which the participating area
- 13, is based are abandoned.
- 14 It is the intent of this section that a participating
- 15 area shall represent the area known or reasonably estimated to
- 16 be productive in paying quantities, but, regardless of any
- 17 revision of the participating area, nothing herein contained
- 18 shall be construed as requiring any retroactive adjustment for
- 19 production obtained prior to the effective date of the revision
- 20 of the participating area.
- In the absence of agreement at any time between the Unit
- 22 Operator and the Supervisor and Commissioner as to the proper
- 23 definition or redefinition of a participating area, or until
- 24 a participating area has, or areas have, been established as
- 25 provided herein, the portion of all payments affected thereby
- 26 shall be impounded in a manner mutually acceptable to the own-
- 27 ers of working interests and the Supervisor and Commissioner.
- 28 Royalties due the United States and the State of New Mexico,
- 29 which shall be determined by the Supervisor for Federal land
- 30 and the Commissioner for State land and the amount thereof

1 shall be deposited, as directed by the Supervisor and Comm-

2 issioner respectively, to be held as unearned money until a

3 participating area is finally approved and then applied as

4 earned or returned in accordance with a determination of the

5 sum due as Federal and State royalty on the basis of such

6 approved participating area.

Whenever it is determined, subject to the approval of the Supervisor as to wells drilled on Federal land and of the Commissioner as to wells drilled on State land, that a well drilled under this agreement is not capable of pruduction 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 unless such land is already within the 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.

13. 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 Commissioner, 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

- 1 this agreement, each such tract of unitized land shall have
- 2 allocated to it such percentage of said production as the num-
- 3 ber of acres of such tract included in said participating area
- 4 bears to the total acres of unitized land in said participating
- 5 area, except that allocation of production hereunder for pur-
- 6 poses other than for settlement of the royalty, overriding
- 7 royalty, or payment out of production obligations of the res-
- 8 pective working interest owners, shall be on the basis pre-
- 9 scribed in the unit operating agreement whether in conformity
- 10 with the basis of allocation herein set forth or otherwise.
- ll It is hereby agreed that production of unitized substances
- 12 from a participating area shall be allocated as provided
- 13 "herein regardless of whether any wells are drilled on any par-
- 14 ticular part or tract of said participating area. If any gas
- 15 produced from one participating area is used for repressuring
- 16 or recycling purposes in another area, the first gas withdrawn
- 17 from such last mentioned participating area for sale during the
- 18 life of this agreement shall be considered to be the gas so
- 19 transferred until an amount equal to that transferred shall be
- 20 so produced for sale and such gas shall be allocated to the
- 21 participating area from which initially produced as such area
- 22 was last defined at the time of such final production.
- 23 14. DEVELOPMENT OR OPERATION OF NON-PARTICIPATING LAND
- 24 OR FORMATIONS. Any party hereto owning or controlling the
- 25 working interest in any unitized land having thereon a regular
- 26 well location may with the approval of the Supervisor as to
- 27 Federal land, and the Commissioner as to State land and the
- 28 Commission as to privately owned land, at such party's sole
- 29 risk, cost and expense, drill a well to test any formation for
- 30 which a participating area has not been established or to test

- 1 any formation for which a participating area has been estab-
- 2 lished if such location is not within said participating area,
- 3 unless within 90 days of receipt of notice from said party of
- 4 his intention to drill the well the Unit Operator elects and
- 5 commences to drill such a well in like manner as other wells
- 6 are drilled by the Unit Operator under this agreement.
- 7 If any well drilled as aforesaid by a working interest
- 8 owner results in production such that the land upon which it
- 9 is situated may properly be included in a participating area,
- 10 such participating area shall be established or enlarged as
- ll provided in this agreement and the well shall thereafter be
- 12 operated by the Unit Operator in accordance with the terms
- 13 of this agreement and the unit operating agreement.
- 14 If any well drilled as aforesaid by a working interest
- 15 owner obtains production in quantities insufficient to justify
- 16 the inclusion of the land upon which such well is situated in
- 17 a participating area, such well may be operated and produced
- 18 by the party drilling the same subject to the conservation
- 19 requirements of this agreement. The royalties in amount or
- 20 value of production from any such well shall be paid as speci-
- 21 fied in the underlying lease and agreements affected.
- 22 15. ROYALTY SETTLEMENT. The United States and any State
- 23 and any royalty owner who is entitled to take in kind a share
- 24 of the substances now unitized hereunder shall hereafter be
- 25 entitled to the right to take in kind its share of the unitized
- 26 substances, and the Unit Operator, or the working interest
- 27 owner in case of the operation of a well by a working interest
- 28 owner as herein provided for in special cases, shall make de-
- 29 liveries of such royalty share taken in kind in conformity
- 30 with the applicable contracts, laws and regulations. Settle-

- 1 ment for royalty interest not taken in kind shall be made by
- 2 working interest owners responsible therefor under existing
- 3 contracts, laws and regulations, or by the Unit Operator, on
- 4 or before the last day of each month for unitized substances
- 5 produced during the preceding calendar month; provided, how-
- 6 ever, that nothing herein contained shall operate to relieve
- 7 the lessees of any land from their respective lease obligations
- 8 for the payment of any royalties due under their leases.
- 9 If gas obtained from lands not subject to this agreement
- 10 is introduced into any participating area hereunder, for use
- 11 in repressuring, stimulation of production, or increasing ulti-
- 12 mate recovery, in conformity with a plan of operations approved
- 13 by the Supervisor, the Commissioner, and Commission, a like
- 14 amount of gas, after settlement as herein provided for any
- 15 gas transferred from any other participating area and with
- 16 appropriate deduction for loss from any cause, may be withdrawn
- 17 from the formation in which the gas is introduced, royalty free
- 18 as to dry gas, but not as to any products which may be extract-
- 19 ed therefrom; provided that such withdrawal shall be at such
- 20 time as may be provided in the approved plan of operations or
- 21 as may otherwise be consented to by the Supervisor, the Commiss-
- 22 ioner and the Commission as conforming to good petroleum engin-
- 23 eering practice; and provided further, that such right of with-
- 24 drawal shall terminate on the termination of this unit agreement.
- 25 Royalty due the United States shall be computed as provided
- 26 in the operating regulations and paid in value or delivered in
- 27 kind as to all unitized substances on the basis of the amounts
- 28 thereof allocated to unitized Federal land as provided herein
- 29 at the rate specified in the respective Federal leases, or at
- 30 such lower rate or rates as may be authorized by law or regu-

- 1 lation; provided, that for leases on which the royalty rate
- depends on the daily average production per well, said average
- 3 production shall be determined in accordance with the operating
- 4 regulations as though each participating area were a single con-
- 5 solidated lease.
- 6 Royalty due on account of State lands shall be computed
- 7 and paid on the basis of all unitized substances allocated to
- 8 such lands.
- 9 16. REMTAL SETTLEMENT. Rental or minimum royalties due
- on leases committed hereto shall be paid by working interest
- 11 owners responsible therefor under existing contracts, laws
- 12 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
- 15 royalty due under their leases. Rental or minimum royalty for
- 16 lands of the United States subject to this agreement shall be
- 17 paid at the rate specified in the respective leases from the
- 18 United States unless such rental or minimum royalty is waived,
- 19 suspended or reduced by law or by approval of the Secretary of
- 20 his duly authorized representative.
- 21 Rentals on State of New Mexico lands subject to this agree-
- 22 ment shall be paid at the rates specified in the respective
- 23 leases.
- With respect to any lease on non-Federal land containing
- 25 provisions which would terminate such lease unless drilling
- operations are commenced upon the land covered thereby within
- 27 the time therein specified or rentals are paid for the privi-
- lege of deferring such drilling operations, the rentals required
- thereby shall, notwithstanding any other provisions of this
- 30 agreement, be deemed to accrue and become payable during the

- 1 term thereof as extended by this agreement and until the re-
- 2 quired drilling operations are commenced upon the land cover-
- 3 ed thereby or until some portion of such land is included
- 4 within a participating area.
- 5 17. CONSERVATION. Operations hereunder and production
- 6 of unitized substances shall be conducted to provide for the
- 7 most economical and efficient recovery of said substances
- 8 without waste, as defined by or pursuant to State or Federal
- 9 laws or regulations.
- 10 18. DRAINAGE. The Unit Operator shall take such measures
- 11 as the Supervisor and Commissioner deem appropriate and adequate
- 12 to prevent drainage of unitized substances from unitized land
- 13 by wells on land not subject to this agreement.
- 14 19. LEASES AND CONTRACTS CONFORMED AND EXTENDED. The terms,
- 15 conditions and provisions of all leases, subleases and other
- 16 contracts relating to exploration, drilling, development or oper-
- 17 ations for oil or gas on lands committed to this agreement are
- 18 hereby expressly modified and amended to the extent necessary
- 19 to make the same conform to the provisions hereof, but other-
- 20 wise to remain in full force and effect; and the parties hereto
- 21 hereby consent that the Secretary as to Federal leases and the -
- 22 Commissioner as to State leases shall and each by his approval
- 23 hereof, or by the approval hereof by their duly authorized re-
- 24 presentatives, do hereby establish, alter, change or revoke
- 25 the drilling, producing, rental, minimum royalty and royalty
- 26 requirements of Federal and State leases committed hereto and
- 27 the regulations in respect thereto to conform said requirements
- 23 to the provisions of this agreement, and, without limiting the
- 29 generality of the foregoing, all leases, subleases, and contracts.
- 30 are particularly modified in accordance with the following:

1. The development and operation of lands subject to this agreement under the terms hereof shall be deemed 2 full performance of all obligations for development and 3 operation with respect to each and every separately owned ۷į 5 tract subject to this agreement, regardless of whether there is any development of any particular tract of the 6 unit area.

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Drilling and producing operations performed hereunder upon any tract of unitized land 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 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. A suspension of drilling or producing operations limited to specified lands shall be applicable only to such lands.

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 or 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 lands, 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 Mineral Leasing Act Revision 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 lease is herein extended. Any lease embracing lands of the State of New Mexico which is made subject to this agreement, shall con-

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tinue in force beyond the term provided therein as to

the lands committed hereto until the termination hereof,

subject to the provisions of subsection (e) of Section

and and subsection (i) of this Section 18.

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(h) The segregation of any Federal lease committed to this agreement is governed by the following provisions in the fourth paragraph of Sec. 17 (j) of the Mineral Leasing Act, as amended by the Act of September 2, 1960 (74 Stat. 731-784): "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:

Provided, however, That any such lease as to the nonunitized 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, not—withstanding 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 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. (j) Any lease, other than a Federal lease, 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. In the event any such lease provides for a lump sum rental payment, such payment shall . be prorated between the portions so segregated in proportion to the acreage of the respective tracts. 20. COVENANTS RUN WITH LAND. The covenants herein shall be construed to be covenants running with the land with respect to the interest of the parties hereto and their successors in interest until this agreement terminates, and any grant, trans-

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fer, or conveyance of interest in land or leases subject hereto

- 1 shall be and hereby is conditioned upon the assumption of
- 2 all privileges and obligations hereunder by the grantee, trans-
- 3 feree or other successor in interest. No assignment or trans-
- 4 fer of any working interest, royalty, or other interest sub-
- 5 ject hereto shall be binding upon Unit Operator until the first
- 6 day of the calendar month after Unit Operator is furnished
- 7 with the original, photostatic, or certified copy of the instru-
- 8 ment of transfer.
- 9 21. EFFECTIVE DATE AND TERM. This agreement shall be-
- 10 come effective upon approval by the Secretary and Commissioner,
- 11 or their duly authorized representatives and shall terminate
- 12 five (5) years from said effective date unless:
- 13 (a) such date of expiration is extended by the Director
- 14 and Commissioner, or
- 15 (b) it is reasonably determined prior to the expiration
- of the fixed term or any extension thereof that the unit-
- ized land is incapable of production of unitized substances
- in paying quantities in the formations tested hereunder and
- 19 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 Supervisor and the
- 23 Commissioner, or
- 24 (c) a valuable discovery of unitized substances has been
- 25 made or accepted on unitized land during said initial term
- or any extension thereof, in which event the agreement
- 27 shall remain in effect for such term and so long as unit-
- 28 ized land within any participating area established here-
- under and, sould production cease, so long thereafter as
- 30 diligent operations are in progress for the restoration

- of production or discovery of new production and so long
- 2 thereafter as unitized substances so discovered can be
- 3 produced as aforesaid, or
- 4 (d) it is terminated as heretofore provided in this
- 5 agreement. This agreement may be terminated at any time
- 6 by not less than 75 per centum, on an acreage basis, of
- 7 the working interest owners signatory hereto, with the
- 8 approval of the Supervisor and Commissioner; notice of
- 9 any such approval to be given by the Unit Operator to all
- 10 parties hereto.
- 11 22. RATE OF PROSPECTING, DEVELOPMENT AND PRODUCTION.
- 12 The Director is hereby vested with authority to alter or modify
- 13 "from time to time in his discretion the quantity and rate of
- 14 production under this agreement when such quantity and rate is
- 15 not fixed pursuant to Federal or State law or does not conform
- 16 to any statewide voluntary conservation or allocation program,
- 17 which is established, recognized and generally adhered to by
- 18 the majority of operators in such State, such authority being
- 19 hereby limited to alteration or modification in the public in-
- 20 terest, the purpose thereof and the public interest to be served
- 21 thereby to be stated in the order of alteration or modification.
- 22 Without regard to the foregoing, the Director is also hereby
- 23 vested with authority to alter or modify from time to time in
- 24 his discretion the rate of prospecting and developing in the
- 25 absence of the specific written approval thereof by the Commiss-
- 26 ioner and to any lands of the State of New Mexico or privately
- 27 owned lands subject to this agreement as to the quantity and
- 28 rate of production in the absence of specific written approval
- 29 thereof by the Commission.
- 30 Powers in this section vested in the Director shall only

- 1 be exercised after notice to Unit Operator and opportunity
- 2 for hearing to be held not less than 15 days from notice.
- 3 23. CONFLICT OF SUPERVISION. Neither the Unit Operator
- 4 nor the working interest owners nor any of them shall be sub-
- 5 ject to any forfeiture, termination or expiration of any rights
- 6 hereunder or under any leases or contracts subject hereto, or
- 7 to any penalty or liability on account of delay or failure in
- 8 whole or in part to comply with any applicable provision there-
- 9 of to the extent that the Unit Operator, working interest owners
- 10 or any of them are hindered, delayed or prevented from comply-
- 11 ing therewith by reason of failure of the Unit Operator to ob-
- 12 tain in the exercise of due diligence, the concurrence of pro-
- 13 per representatives of the United States and proper represent-
- 14 atives of the State of New Mexico in and about any matters or
- 15 things concerning which it is required herein that such con-
- 16 currence be obtained. The parties hereto, including the Com-
- 17 mission, agree that all powers and authority vested in the Com-
- 18 mission in and by any provisions of this agreement are vested
- 19 in the Commission and shall be exercised by it pursuant to the
- 20 provisions of the laws of the State of New Mexico and subject
- 21 in any case to appeal or judicial review as may now or here-
- 22 after be provided by the laws of the State of New Mexico.
- 23 24. APPEARANCES. Unit Operator shall, after notice to
- 24 other parties affected, have the right to appear for and on
- 25 behalf of any and all interests affected hereby before the
- 26 Department of the Interior, the Commissioner of Public Lands
- 27 of the State of New Mexico and the New Mexico Oil Conservation
- 28 Commission and to appeal from orders issued under the regula-
- 29 tions of said Department, the Commission or Commissioner or to
- 30 apply for relief from any of said regulations or in any pro-

- 1 ceedings relative to operations before the Department of
- 2 the Interior, the Commissioner, or Commission, or any other
- 3 legally constituted authority; provided, however, that any
- 4 other interested party shall also have the right at his
- 5 own expense to be heard in any such proceeding.
- 6 25. NOTICES. All notices, demands or statements re-
- 7 quired hereunder to be given or rendered to the parties here-
- 8 to shall be deemed fully given if given in writing and person-
- 9 ally delivered to the party or sent by postpaid registered or
- 10 certified mail, addressed to such party or parties at their
- 11 respective addresses set forth in connection with the sign-
- 12 atures hereto or to the ratification or consent hereof or to
- 13 , such other address as any such party may have furnished in
- 14 writing to party sending the notice, demand or statement.
- 15 26. NO WAIVER OF CERTAIN RIGHTS. Nothing in this agree-
- 16 ment contained shall be construed as a waiver by any party here-
- 17 to of the right to assert any legal or consitutuional right or
- 18 defense as to the validity or invalidity of any law of the
- 19 State wherein said unitized lands are located, or of the United
- 20 States, or regulations issued thereunder in any way affecting
- 21 such party, or as a waiver by any such party of any right be-
- 22 yound his or its authority to waive.
- 23 27. UNAVOIDABLE DELAY. All obligations under this agree
- 24 ment requiring the Unit Operator to commence or continue drill-
- 25 ing or to operate on or produce unitized substances from any of
- 26 the lands covered by this agreement shall be suspended while.
- 27 the Unit Operator, despite the exercise of due care and dili-
- 28 gence, is prevented from complying with such obligations, in
- 29 whole or in part, by strikes, acts of God, Federal, State or
- 30 municipal law or agencies, unavoidable accidents, uncontroll-

- 1 able delays in transportation, inability to obtain necessary
- 2 materials in open market, or other matters beyond the reason-
- 3 able control of the Unit Operator whether similar to matters
- 4 herein enumerated or not. No unit obligation which is suspen-
- 5 ded under this section shall become due less than thirty (30)
- 6 days after it has been determined that the suspension is no
- 7 longer applicable. Determination of creditable "Unavoidable
- 8 Delay" time shall be made by the Unit Operator subject to
- 9 approval of the Supervisor and Commissioner.
- 10 28. NONDISCRIMINATION. In connection with the perfor-
- 11 mance of work under this agreement, the operator agrees to com-
- 12 ply with all of the provisions of section 202 (1) to (7) in-
- 13, clusive of Executive Order 11246 (30 F.R. 12319), which are
- 14 hereby incorporated by reference in this agreement.
- 29. LOSS OF TITLE. In the event title to any tract of
- 16 unitized land shall fail and the true owner cannot be induced
- 1.7 to join in this unit agreement, such tract shall be automati-
- 18 cally regarded as not committed hereto and there shall be such
- 19 readjustment of future costs and benefits as may be required
- 20 on account of the loss of such title. In the event of a dis-
- 21 pute as to title to any royalty, working interest or other
- 22 interests subject thereto, payment or delivery on account
- 23 thereof may be withheld without liability for interest until
- 24 the dispute is finally settled; provided, that, as to Federal
- 25 and State land or leases, no payments of funds due the United
- 26 States or State of New Mexico should be withheld, but such funds
- 27 of the United States shall be deposited as directed by the Super-
- 28 visor and such funds of the State of New Mexico shall be deposi-
- 29 ted as directed by the Commissioner to be held as unearned money
- 30 pending final settlement of the title dispute, and then applied

- l as earned or returned in accordance with such final settle-
- 2 ment.
- 3 Unit Operator as such is relieved from any responsi-
- 4 bility for any defect or failure of any title hereunder.
- 5 30. NON-JOINDER AND SUBSEQUENT JOINDER. If the owner
- 6 of any substantial interest in a tract within the unit area
- 7 fails or refuses to subscribe or consent to this agreement,
- 8 the owner of the working interest in that tract may withdraw.
- 9 said tract from this agreement by written notice delivered to
- 10 the Supervisor and the Commissioner and the Unit Operator prior
- 11 to the approval of this agreement by the Supervisor and Com-
- 12 missioner. Any oil or gas interests in lands within the unit
- 13 Tarea not committed hereto prior to submission of this agreement
- 14 for final approval may thereafter be committed hereto by the
- 15 owner or owners therof subscribing or consenting to this agree-
- 16 ment, and, if the interest is a working interest, by the owner
- 17 of such interest also subscribing to the unit operating agree-
- 18 ment. After operations are commenced hereunder, the right of
- 19 subsequent joinder, as provided in this section, by a working
- 20 interest owner is subject to such requirements or approvals,
- 21 if any, pertaining to such joinder, as may be provided for in
- 22 the unit operating agreement. After final approval hereof,
- 23 joinder by a non-working interest owner must be consented to
- 24 in writing by the working interest owner committed hereto and
- 25 responsible for the payment of any benefits that may accrue
- hereunder in behalf of such non-working interest. A non-
- 27 working interest may not be committed to this unit agreement
- 28 unless the corresponding working interest is committed hereto.
- Joinder to the unit agreement by a working interest owner, at
- any time, must be accompanied by appropriate joinder to the

- 1 unit operating agreement, if more than one committed working
- 2 interest owner is involved, in order for the interest to be
- 3 regarded as committed to this unit agreement. Except as may
- 4 otherwise herein be provided, subsequent joinders to this
- 5 agreement shall be effective as of the first day of the month
- 6 following the filing with the Supervisor and the Commissioner
- 7 of duly executed counterparts of all or any papers necessary
- 8 to establish effective commitment of any tract to this agree-
- 9 ment unless objection to such joinder is duly made within 60
- 10 days by the Supervisor, provided, however, that as to State .
- 11 lands all subsequent joinders must be approved by the Com-
- 12 missioner.
- 13 31. PROTECTION OF POTASH DEPOSITS. No wells will be
- 14 drilled for oil or gas at a location on Federal lands which in
- 15 the opinion of the Supervisor or at a location on State lands
- 16 which in the opinion of the Commissioner would result in undue
- 17 waste of potash deposits or constitute a hazard to or unduly
- 18 interfer with mining operations being conducted for the ex-
- 19 traction of potash deposits.
- The drilling or abandonment of any well on unitized land
- 21 shall be done in accordance with applicable oil and gas oper-
- 22 ating regulations, including such requirements as to Federal
- 23 lands as may be prescribed by the Supervisor and as to State
- 24 lands by the Commissioner, as necessary to prevent the infil-
- 25 tration of oil, gas or water into formations containing potash
- 26 deposits or into mines or workings being utilized in the ex-
- 27 traction of such deposits.
- Well records and survey plats that an oil and gas lessee
- 29 of Federal lands must file pursuant to applicable operating
- 30 regulations (30 CFR Part 221) shall be available for inspection

- 1 at the Office of the Supervisor to any party holding a potash
- permit or lease on the Federal land on which the well is sit-
- 3 uated insofar as such records are pertinent to the mining and
- 4 protection of potash deposits.
- 5 32. COUNTERPARTS. This agreement may be executed in any
- 6 number of counterparts no one of which needs to be executed by
- 7 all parties or may be ratified or consented to by separate
- 8 instrument in writing specifically referring hereto and shall
- 9 be binding upon all those parties who have executed such a
- 10 counterpart, ratification, or consent hereto with the same force
- 11 and effect as if all parties had signed the same document and
- 12 regardless of whether or not it is executed by all other parties
- 13 owning or claiming an interest in lands within the above de-
- 14 scribed unit area.
- 33. SURRENDER. Nothing in this agreement shall prohibit
- 16 the exercise by any working interest owner of the right to
- 17 surrender vested in such party by any lease, sublease, or
- 18 operating agreement as to all or any part of the lands covered
- 19 thereby, provided that each part who will or might acquire such
- 20 working interest by such surrender or by forfeiture as hereafter
- 21 set forth, is bound by the terms of this agreement.
- 22 If as a result of any such surrender the working interest
- 23 rights as to such lands become vested in any party other than
- 24 the fee owner of the unitized substances, said party may for-
- 25 feit such rights and further benefits from operation hereunder
- 26 as to said land to the party next in the chain of title who
- 27 shall be and become the owner of such working interest.
- 28 If as the result of any such surrender or forfeiture
- 29 working interest rights become vested in the fee owner of the
- 30 unitized substances, such owner may:

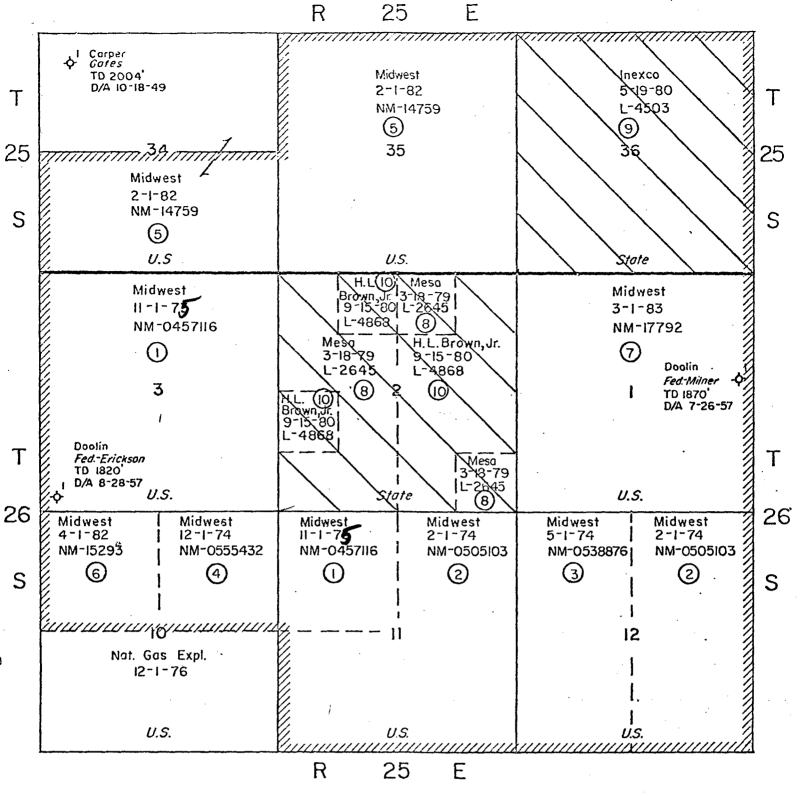
- 1 (1) Accept those working interest rights subject to this
- 2 agreement and the unit operating agreement; or
- 3 (2) Lease the portion of such land as is included in a
- 4 participating area established hereunder subject to this agree-
- 5 ment and the unit operating agreement.
- 6 (3) Provide for the independent operation of any part
- 7 of such land that are not then included within a participating
- 8 area established hereunder.
- 9 If the fee owner of the unitized substances does not accept
- 10 the working interest rights subject to this agreement and the
- ll unit operating agreement or lease such lands as above provided
- 12 within six (6) months after the surrendered or forfeited work-
- 13 ing interest rights become vested in the fee owner, the bene-
- 14 fits and obligations of operations accruing to such lands under
- 15 this agreement and the unit operating agreement shall be shared
- 16 by the remaining owners of unitized working interests in accord-
- 17 ance with their respective working interest ownerships, and
- 18 such owners of working interests shall compensate the fee owner
- 19 of unitized substances in such lands by paying sums equal to
- 20 the rentals, minimum royalties, and royalties applicable to
- 21 such lands under the lease in effect when the lands were unitized.
- 22 An appropriate accounting and settlement shall be made
- 23 for all benefits accruing to or payments and expenditures
- 24 made or incurred on behalf of such surrender or forfeited
- 25 working interest subsequent to the date of surrender or for-
- 26 feiture, and payment of any moneys found to be owing by such
- 27 an accounting shall be made as between the parties within
- 28 thirty (30) days. In the event no unit operating agreement
- 29 is in existence and a mutually acceptable agreement between
- 30 the proper parties thereto cannot be consummated, the Super-

- 1 (1) Accept those working interest rights subject to this
- 2 agreement and the unit operating agreement; or
- 3 (2) Lease the portion of such land as is included in a
- 4 participating area established hereunder subject to this agree-
- 5 ment and the unit operating agreement.
- 6 (3) Provide for the independent operation of any part
- 7 of such land that are not then included within a participating
- 8 area established hereunder.
- 9 If the fee owner of the unitized substances does not accept
- 10 the working interest rights subject to this agreement and the
- ll unit operating agreement or lease such lands as above provided
- 12 within six (6) months after the surrendered or forfeited work-
- 13 ing interest rights become vested in the fee owner, the bene-
- 14 fits and obligations of operations accruing to such lands under
- 15 this agreement and the unit operating agreement shall be shared
- 16 by the remaining owners of unitized working interests in accord-
- 17 ance with their respective working interest ownerships, and
- 18 such owners of working interests shall compensate the fee owner
- 19 of unitized substances in such lands by paying sums equal to
- 20 the rentals, minimum royalties, and royalties applicable to
- 21 such lands under the lease in effect when the lands were unitized.
- 22 An appropriate accounting and settlement shall be made
- 23 for all benefits accruing to or payments and expenditures
- 24 made or incurred on behalf of such surrender or forfeited
- 25 working interest subsequent to the date of surrender or for-
- 26 feiture, and payment of any moneys found to be owing by such
- 27 an accounting shall be made as between the parties within
- 28 thirty (30) days. In the event no unit operating agreement
- 29 is in existence and a mutually acceptable agreement between
- 30 the proper parties thereto cannot be consummated, the Super-

- l visor may prescribe such reasonable and equitable agreement
- 2 as he deems warranted under the circumstances.
- 3 The exercise of any right vested in a working interest
- 4 owner to reassign such working interest to the party from
- 5 whom obtained shall be subject to the same conditions as set
- 6 forth in this section in regard to the exercise of a right to
- 7 surrender.
- 8 34. TAXES. The working interest owners shall render
- 9 and pay for their account and the account of the royalty
- 10 owners all valid taxes on or measured by the unitized substances
- 11 in and under or that may be produced, gathered and sold from
- 12 the land subject to this contract after the effective date of
- 13 this agreement, or upon the proceeds or net proceeds derived
- 14 therefrom. The working interest owners on each tract shall and
- 15 may charge the proper proportion of said taxes to the royalty
- 16 owners having interests in said tract, and may currently re-
- 17 tain and deduct sufficient of the unitized substances or der-
- 18 ivitive products, or net proceeds thereof from the allocated
- 19 share of each royalty owner to secure reimbursement for the
- 20 taxes so paid. No such taxes shall be charged to the United
- 21 States or the State of New Mexico or to any lessor who has
- 22 a contract with his lessee which requires the lessee to pay
- 23 such taxes.
- 35. NO PARTNERSHIP. It is expressly agreed that the
- 25 relation of the parties hereto is that of independent con-
- 26 tractors and nothing in this agreement contained, expressed
- 27 or implied, nor any operations conducted hereunder, shall
- 28 create or be deemed to have created a partnership or asso-
- 29 ciation between the parties hereto or any of them.

30

1	IN WITNESS WHEREOF, the parties hereto have caused this agree-	1
2	ment to be executed and have set opposite their respective names the	2
3	date of execution.	3
4	UNIT OPERATOR AND WORKING INTEREST OWNER	4
5	ATTEST: MIDWEST OIL CORPORATION	5
6	Assistant Secretary By Vice President	6
7	January-11, 1974 1700 Broadway Address	7
8	Denver, Colorado 80202	8
9	STATE OF COLORADO)	9
LO	COUNTY OF DENVER)	10
	The foregoing instrument was acknowledged before me this 11th day of January June, 1974, by R. W. Collins , Vice President of MIDWEST OIL CORPORATION, a Nevada corporation, on behalf of said corporation.	
	Notary Public	
	My commission expires:	
	January 26, 1974	



Unit Outline

O Tract Number

Federal Acreage: 3,840

State Acreage: 1,280

Total Acreage: 5,120

TARGET UNIT

Eddy County, New Mexico

Containing 5,120 Acres

Scale: 2 1/2" = 1 Mile

Exhibit "A"

Federal leases:

- ② NM-0505103
- O NM-0538876
- M-0555432
- 6 NM-14759
- 6 NM-15293
- Ø NM-17792

EXHIBIT "B" TARGET UNIT AREA EDDY COUNTY, NEW MEXICO

TRACT	DESCRIPTION OF LAND	NO. OF ACRES	IEASE NO. AND EXPIRATION DATE	BASIC F	BASIC ROYALIY AND PERCENTAGE	LESSEE OF RECORD	OVERRIDING ROYALTY OR PRODUCTION PAYMENTS	WORKING INTEREST OWNERS
臣	FEDERAL LANDS		,					
Ь	Section 3: All Section 11: NW/4 T-26-S, R-25-E	800	NM-0457116 11-1-75	USA	12.5%	Midwest Oil Corporation - All	None	Midwest Oil Corporation - 100%
Ю	Section 11: E/2 & SW/4 Section 12: E/2 T-26-S, R-25-E	800	NM-0505103 2-1-74	USA	12,5%	Midwest Oil Corporation - All	R. E. Boyle and wife, Sweetie Boyle - 3% Flag-Redfern Oil Company - 3.25%	Midwest Oil Corporation - 100%
ω	Section 12: W/2 T-26-S, R-25-E	320	NM-0538876 5-1-74	USA	12.5%	Midwest Oil Corporation - All	Sandia Production Company - \$750 per acre oil payment pay- able out of 5% of 8/8	Midwest Oil Corporation - 100%
4	Section 10: NE/4 T-26-S, R-25-E	160	NM-0555432 12-1-74	USA	12.5%	Midwest Oil Corporation - All	Eagle Royalty and Minerals Co., Inc \$750 per acre payable out of 5% of 8/8	Midwest Oil Corporation - 100%
(1)	Section 34: S/2 Section 35: All T-25-S, R-25-E	960	NM-14759 2-1-82	USA	12.5%	Midwest Oil Corporation - All	Stanley H. Fox -5%	Midwest Oil Corporation - 100%
O	Section 10: NW/4 T-26-S, R-25-E	160	NM-15293 4-1-82	USA	12.5%	Midwest Oil Corporation - All	Harry Ptasynski - 3% Joanne P. McPherson - 1%	Midwest Oil Corporation - 100%
. 7	Section 1: All T-26-S, R-25-E	640	NM-17792 3-1-83	∜. USA	12.5%	Midwest Oil Corporation - All	Beulah R. Leggett and husband, Raymond F. Leggett - 6.25%	Midwest Oil Corporation - 100%

NO.

DESCRIPTION OF LAND

NO. OF

LEASE NO. AND EXPIRATION DATE

BASIC ROYALITY
AND PERCENTAGE

LESSEE OF RECORD

OVERRIDING ROYALITY OR PRODUCTION PAYMENTS

WORKING INTEREST OWNERS

AND PERCENTAGE

Page 2

10	v	∞	STI
Section 2: NE/4 NW/4, NW/4 SW/4, NE/4 NE/4, S/2 NE/4, N/2 SE/4 & SW/4 SE/4 T-26-S, R-25-E	Section 36: All T-25-5, R-25-E	Section 2: NW/4 NW/4, S/2 NW/4, NE/4 SW/4, S/2 SW/4, NW/4 NE/4, & SE/4 SE/4 T-26-S, R-25-E	STATE LANDS
320	640	320	
L-4868 9-15-80	I-4503 5-19-80	L-2645 3-18-79	
State of New Mexico - 12.5%	State of New Mexico - 12.5%	State of New Mexico - 12.5%	
H. L. Brown, Jr. - All	Inexco Oil Company - All	Mesa Petroleum Company - All	
H. H. Gaston, Jr 2%	None	None	
H. H. Gaston, Jr 2% H. L. Brown, Jr 100%	Inexco Oil Company - 100%	Mesa Petroleum Co 100%	

TOTAL 3 tracts State Lands - 1280 acres - 25% of Unit Area

GRAND TOTAL 10 tracts comprising 5120 acres in Unit Area

The undersigned hereby acknowledges receipt of a copy of the Unit Agreement for the Development and Operation of the Target Unit Area embracing lands situated in Eddy County, New Mexico, which is dated the 1st day of January, 1974, and further acknowledges that the undersigned is familiar with the terms and conditions thereof. The undersigned, being the owner of certain leasehold or other interests in the lands or minerals embraced in said unit area as set forth on the schedule attached to said Unit Agreement as Exhibit "B" does hereby commit all of its said interest to the Target Unit Agreement and does hereby consent to said Unit Agreement and ratifies all of the terms and provisions thereof exactly the same as if the undersigned had executed the original of said Unit Agreement, or a counterpart thereof.

IN WITNESS WHEREOF, this instrument is executed by the undersigned as of the date set forth opposite the signature.

ATTEST:

MESA PETROLEUM CO

By: Diole To Cou

yice president

STATE OF TEXAS

COUNTY OF Potter

The foregoing instrument was acknowledged before me this day of January, 1974, by J. D. Upchurch, of MESA PETROLEUM CO., a Delaware corporation, on behalf of said corporation.

My commission expires:

1-15

.

Notary Public

The undersigned hereby acknowledges receipt of a copy of the Unit Agreement for the Development and Operation of the Target Unit Area embracing lands situated in Eddy County, New Mexico, which is dated the 1st day of January, 1974, and further acknowledges that the undersigned is familiar with the terms and conditions thereof. The undersigned, being the owner of certain leasehold or other interests in the lands or minerals embraced in said unit area as set forth on the schedule attached to said Unit Agreement as Exhibit "B" does hereby commit all of its said interest to the Target Unit Agreement and does hereby consent to said Unit Agreement and ratifies all of the terms and provisions thereof exactly the same as if the undersigned had executed the original of said Unit Agreement, or a counterpart thereof.

IN WITNESS WHEREOF, this instrument is executed by the undersigned as of the date set forth opposite the signature.

Date: (/

H. L. Brown, Jr.

Mary Anne Brown

STATE OF TEXAS

COUNTY OF MIDLAND

The foregoing instrument was acknowledged before me this 4th day of January, 1974, by H. L. BROWN, JR.& MARY ANNE BROWN

My commission expires:

Notary Public

The undersigned hereby acknowledges receipt of a copy of the Unit Agreement for the Development and Operation of the Target Unit Area embracing lands situated in Eddy County, New Mexico, which is dated the 1st day of January, 1974, and further acknowledges that the undersigned is familiar with the terms and conditions thereof. The undersigned, being the owner of certain leasehold or other interests in the lands or minerals embraced in said unit area as set forth on the schedule attached to said Unit Agreement as Exhibit "B" does hereby commit all of its said interest to the Target Unit Agreement and does hereby consent to said Unit Agreement and ratifies all of the terms and provisions thereof exactly the same as if the undersigned had executed the original of said Unit Agreement, or a counterpart thereof.

IN WITNESS WHEREOF, this instrument is executed by the undersigned as of the date set forth opposite the signature.

DATE: January 8, 1974

EAGLE ROYALTY AND MINERALS CO., INC.

ADDRESS: 485 Madison Avenue	By Claxande If Sower
New York, N.Y.	
	•
STATE OF X	
	ent was acknowledged before me this, 197, by
My Commission expires:	Notary Public
STATE OF New York X COUNTY OF New York X	
th day of <u>January</u> President	ent was acknowledged before me this , 1974, by Alexander S. Bowers of EAGLE ROYALTY AND MINERALS CO., INC.
a <u>Delaware</u> corp	operation on behalf of said corporation.
My Commission expires:	Notary Public OUNA M. WARD OUNA M. WARD Notary Public, State of New York No. 31.9531610 Qualified in New York County Commission Expires March 30, 19

The undersigned hereby acknowledges receipt of a copy of the Unit Agreement for the Development and Operation of the Target Unit Area embracing lands situated in Eddy County, New Mexico, which is dated the 1st day of January, 1974, and further acknowledges that the undersigned is familiar with the terms and conditions thereof. The undersigned, being the owner of certain leasehold or other interests in the lands or minerals embraced in said unit area as set forth on the schedule attached to said Unit Agreement as Exhibit "B" does hereby commit all of its said interest to the Target Unit Agreement and does hereby consent to said Unit Agreement and ratifies all of the terms and provisions thereof exactly the same as if the undersigned had executed the original of said Unit Agreement, or a counterpart thereof.

IN WITNESS WHEREOF, this instrument is executed by the under-

signed as of the date set forth opposite the signature. Leggett ADDRESS: 203 Ridgles Drive Raymond F. Legge Midland, Texas 79701 SS# 461-05-0289 STATE OF COUNTY OF MIDLAND The foregoing instrument was acknowledged before me this 4th day of January , 197₄ , by <u>Beulah R. Leggett</u> and husband, Raymond F. Leggett Notary Public KATHRYN MORGAN - Notary Public My Commission expires: Commission Expires June 1, 197 6/1/75 STATE OF COUNTY OF The foregoing instrument was acknowledged before me this _____, 197__, by ____ corporation, on behalf of said corporation.

Notary Public

My Commission expires:

The undersigned hereby acknowledges receipt of a copy of the Unit Agreement for the Development and Operation of the Target Unit Area embracing lands situated in Eddy County, New Mexico, which is dated the 1st day of January, 1974, and further acknowledges that the undersigned is familiar with the terms and conditions thereof. The undersigned, being the owner of certain leasehold or other interests in the lands or minerals embraced in said unit area as set forth on the schedule attached to said Unit Agreement as Exhibit "B" does hereby commit all of its said interest to the Target Unit Agreement and does hereby consent to said Unit Agreement and ratifies all of the terms and provisions thereof exactly the same as if the undersigned had executed the original of said Unit Agreement, or a counterpart thereof.

IN WITNESS WHEREOF, this instrument is executed by the undersigned as of the date set forth opposite the signature. DATE: 12-31-73 ADDRESS: P.O. Box 2431 87501 Santa Fe, N.M. New Mexico STATE OF Santa Fe COUNTY OF The foregoing instrument was acknowledged before me this 31st day of December , 197 3, by Sandia Production Company, a Limited Partnership by its general partner, Robert N. Enfield. 'My Commission expires: Notary Public STATE OF COUNTY OF The foregoing instrument was acknowledged before me this corporation, on behalf of said corporation. My Commission expires: Notary Public

The undersigned hereby acknowledges receipt of a copy of the Unit Agreement for the Development and Operation of the Target Unit Area embracing lands situated in Eddy County, New Mexico, which is dated the 1st day of January, 1974, and further acknowledges that the undersigned is familiar with the terms and conditions thereof. The undersigned, being the owner of certain leasehold or other interests in the lands or minerals embraced in said unit area as set forth on the schedule attached to said Unit Agreement as Exhibit "B" does hereby commit all of its said interest to the Target Unit Agreement and does hereby consent to said Unit Agreement and ratifies all of the terms and provisions thereof exactly the same as if the undersigned had executed the original of said Unit Agreement, or a counterpart thereof.

IN WITNESS WHEREOF, this instrument is executed by the undersigned as of the date set forth opposite the signature.

site the signature.
INEXCO OIL COMPANY
By: William G. Goodwin, Vice Presodent

The foregoing instrument was acknowledged before me this lothday of January, 1974, by William G. Goodwin

Vice President of INEXCO OIL COMPANY, a Delaware corporation, on behalf of said corporation.

Notary Public
Donna S. Burgess 460-82-2183

Lua

My commission expires:

June 1, 1975.