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PHILLIPS PETROLEUM COMPANY

10th Floor West Wing - Phillips Building BARTLESVILLE, OKLAHOMA

SEP 1 4 1953

THE CONSERVATION COMMISSION SANTA FE, NEW MEXICO.

LAND AND GEOLOGICAL DEPARTMENT

C. O. STARK, VICE PRESIDENT

D. E. LOUNSBERY, CHIEF GEOLOGIST

D. C. HEMSELL, MGR. LAND DIVISION

W. B. WEEKS, MGR. GEOLOGICAL SECTION

A. J. HINTZE, MGR. EXPLORATION SECTION

September 11, 1953

Re: San Juan 32-8 Unit San Juan County, N. M.

Unit No. 14-08-001-446

United States Department of the Interior Geological Survey Roswell, New Mexico

Commissioner of Public Lands State of New Mexico Santa Fe, New Mexico

The Oil Conservation Commission
of the State of New Mexico ← COPY FOR

Santa Fe, New Mexico

El Paso Natural Gas Company 10th Floor Bassett Tower El Paso, Texas

Stanolind Oil and Gas Company Stanolind Building Tulsa, Oklahoma Skelly Oil Company Skelly Building Tulsa, Oklahoma

Sunray Oil Corporation First National Building Tulsa, Oklahoma

General American Oil Company of Texas Republic Bank Building Dallas, Texas

The Texas Company P. O. Box 1720 Fort Worth, Texas

Gentlemen:

Attached is Ratification and Joinder in Unit Operating Agreement for San Juan 32-8 Unit, executed by Mike Abraham and Roseline Abraham, his wife, covering their reversionary working interest under Tracts 15 and 16 of Exhibit "B" to Unit Agreement. Mike Abraham and Roseline Abraham, his wife, have previously executed consent to Unit Agreement for San Juan 32-8 Unit.

Since this Ratification and Joinder in Unit Operating Agreement was obtained subsequent to the approval of San Juan 32-8 Unit, it was necessary for Phillips Petroleum Company, as Unit Operator, to accept and commit it to the Unit. This has been done and we are sending you a copy of this Ratification and Joinder for completion of your copy of the Unit Operating Agreement.

Yours very truly,

PHILLIPS PETROLEUM COMPANY

Owen I. Jones

OIJ:RAW:ndb Enclosure

RATIFICATION AND JOINDER IN UNIT OPERATING AGREEMENT UNDER UNIT AGREEMENT FOR THE DEVELOPMENT AND OPERATION OF THE SAN JUAN 32-8 UNIT AREA, COUNTY OF SAN JUAN, STATE OF NEW MEXICO

The undersigned, Mike Abraham and wife Roseline Abraham the owners of a contingent interest in the Working Interest in Tracts Nos. 15 and 16 shown on "Exhibit B" attached to the Unit Agreement for the development and operation of the San Juan 32-8 Unit Area, San Juan County, New Mexico, to the extent of their ownership or interest as therein described and therein shown as being owned by Mike Abraham, hereby consents to the inclusion of said lands within the Unit Area of said Unit Agreement, and hereby approve, adopt and ratify the Unit Operating Agreement, executed by the Unit Operator and other working interest owners under said Unit Agreement, in the form and as submitted to the United States Geological Survey in connection with the submission of the aforesaid Unit Agreement.

IN WITNESS WHEREOF, the undersigned have executed these presents in order that said Unit Operating Agreement shall be binding upon the undersigned, their heirs, administrators, executors, assigns and successors in interest in accord with all of the terms, provisions and conditions thereof.

· · · · · · · · · · · · · · · · · · ·			
Executed this 25th	day ofAugust	t, 1953.	
ACCEPTED: PHILLIPS PETROLEUM COMPANY UNIT OPERATOR By SEP 2 1953 Vice President	K. E. KOOPEJAN	Mike Abraham Pacline Abraham Roseline Abraham	rakan
STATE OF Texas) COUNTY OF Dallas)			
On this 25thday of Mike Abraham and Roseline Abraham and rescuted the foresame as their free act and descriptions.	egoing instrument, and		ons described
IN WITNESS WHEREOF, seal the day and year in thi		my hand and affixed my ritten.	official

My commission expires:

June 1, 1955

Notary Public

PHILLIPS PETROLEUM COMPANY

10 W.W. Phillips Bldg. BARTLESVILLE, OKLAHOMA August 12, 1953



Re: San Juan 32-8 Unit San Juan County New Mexico Unit #14-08-001-446

United States Department of the Interior Geological Survey
Roswell, New Mexico

Commissioner of Public Lands State of New Mexico Santa Fe, New Mexico

Oil Conservation Commission of the State of New Mexico Santa Fe, New Mexico

Gentlemen:

Pursuant to Paragraph 30 of San Juan 32-8 Unit Agreement, Mr. H. H. Phillips has joined said San Juan 32-8 Unit, thereby committing his working interest shown as tract 3 on Exhibit "B" to Unit Agreement. Mr. Phillips' joinder is effective September 1, 1953.

Attached hereto are copies of instruments of joinder of San Juan 32-8 Unit executed by H. H. Phillips and Winnie A. Phillips, his wife, and approved by Phillips Petroleum Company as Unit Operator.

Yours very truly.

PHILLIPS PETROLEUM COMPANY

Owen I. Jones

OIJ:RW:wg Attachment Copies of the foregoing letter have been sent to the following working interest owners:

El Paso Natural Gas Company Tenth Floor Bassett Tower El Paso, Texas

Skelly Oil Company Skelly Building Tulsa, Oklahoma

Sunray Oil Corporation First National Building Tulsa, Oklahoma

General American Oil Company of Texas Republic Bank Building Dallas, Texas

The Texas Company P. O. Box 1720 Fort Worth. Texas

Stanolind Oil and Gas Company Stanolind Building Tulsa, Oklahoma

H. H. Phillips 306 Milam Building San Antonio, Texas Copies of the foregoing letter have been distributed to Phillips Petroleum Company as follows:

Messrs: H. E. Koopman

- R. E. Parr
- R. L. Powell
- R. L. Pulsifer (3)
- E. R. Holt
- D. M. McBride
- W. M. Freeman
- F. E. Smythe (2)
- G. P. Bunn
- A. M. Rippel
- P. B. Cordry
- T. E. Smiley
- S. E. Redman
- R. F. Rood
- G. E. Benskin
- V. R. Reese
- E. A. Humphrey (3)
- M. A. Tippie
- J. W. Mims

RATIFICATION AND JOINDER IN UNIT OPERATING AGREEMENT UNDER UNIT AGREEMENT FOR THE DEVELOPMENT AND OPERATION OF THE SAN JUAN 32-8 UNIT AREA, COUNTY OF SAN JUAN STATE OF NEW MEXICO

The undersigned, H. H. Phillips and wife <u>Winnis A. Phillips</u>, the owners of the Working Interest in Tract No. 3 shown on "Exhibit B" attached to the Unit Agreement for the development and operation of the San Juan 32-8 Unit Area, San Juan County, New Mexico, to the extent of their ownership or interest as therein described and therein shown as being owned by H. H. Phillips, hereby consent to the inclusion of said lands within the Unit Area of said Unit Agreement, and hereby approve, adopt and ratify the Unit Operating Agreement, executed by the Unit Operator and other working interest owners under said Unit Agreement, in the form and as submitted to the United States Geological Survey in connection with the submission of the aforesaid Unit Agreement.

IN WITNESS WHEREOF, the undersigned have executed these presents in order that said Unit Operating Agreement shall be binding upon the undersigned, their heirs, administrators, executors, assigns and successors in interest in accord with all of the terms, provisions and conditions thereof. JOINDER APPROVED AND ACCEPTED: PHILLIPS PETROLEUM COMPANY UNIT OPERATOR H. E. KOOPMAN August 7, 1953 STATE OF Taxas COUNTY OF Bexar July _, 1953, before me personally appeared On this 29th day of _ , his wife, to me known to be the H. H. Phillips and persons described in and who executed the foregoing instrument, and acknowedged that they executed the same as their free act and deed. IN WITNESS WHEREOF, I have hereunto set my hand and affixed my official seal the day and year in this certificate above written.

Notary Public
GERMAINE O. DAVIS
Notary Public, Bexar County, Taxas

My commission expires:

June 1, 1955

) SS	
COUNTY OF Bexar	
On this 29th day of July , 19	53 , before me personally appeared
H. H. Phillips and wife, Winnie A. Phillips to me known to be the persons described in and who and acknowledged that they executed the same as the	executed the foregoing instrument, ir free act and deed.
IN WITNESS WHEREOF, I have hereunto set my the day and year in this certificate above written.	y hand and affixed my official seal
	Lemana J. Dams Notary Public
My commission expires:	Notary Public
June 1, 1955	GERMAINE O. DAVIS Notary Public, Bexar County, Texas
STATE OF	
COUNTY OF) SS	
On this day of,	19, before me personally appeared
IN WITNESS WHEREOF, I have hereunto set my day and year in this certificate above written.	/ nano ano attixeo my otticial seal the
	The second of th
	Notary Public
My commission expires:	
My commission expires: STATE OF)	
My commission expires:	
My commission expires: STATE OF	Notary Public
My commission expires: STATE OF	Notary Public Notary Public 19, before me personally appeared executed the foregoing instrument, and
My commission expires: STATE OF	Notary Public Notary Public 19, before me personally appeared executed the foregoing instrument, and free act and deed.
My commission expires: STATE OF	Notary Public Notary Public 19, before me personally appeared executed the foregoing instrument, and free act and deed.

In consideration of the execution of the Unit Agreement for the development and operation of the San Juan 32-8 Unit Area, San Juan County, New Mexico by Phillips Petroleum Company in form approved by the Secretary of the Interior and the Commissioner of Public Lands of the State of New Mexico, the undersigned owners of lands or interest in lands or royalties or other interests in production of oil, gas and other hydrocarbon substances which may be produced from the land affected by said Unit Agreement hereby severally, each to the extent of his or her particular ownership or interest, consent to the inclusion of said lands within the Unit Area therein defined, ratify, approve and adopt the terms of said Unit Agreement as being applicable to said to said several lands and interests, agree that the term of any lease or other agreement given by the undersigned in which the undersigned claims an interest is extended or modified to the extent necessary to make the same conform to the terms of said Unit Agreement, agree that the drilling and development requirements of all leases and other instruments in which their several rights and interests are created or defined shall be deemed fully performed by the performance of the provisions of said Unit Agreement, and agree that payment for unitized substances upon the basis of production allocated under said Unit Agreement to the particular lands to which their rights or interest apply, regardless of actual production therefrom, shall constitute full performance of any and all such obligations to the undersigned existing under such leases or other contracts. For the same consideration each of the undersigned warrants and agrees that the schedule attached as Exhibit "B" to said Unit Agreement correctly states his interest in the lands within the unit area as of the date of his execution of this Consent.

The terms and provisions hereof shall extend to and be binding upon the heirs, personal representatives, successors and assigns of the undersigned and each of them.

IN WITNESS WHEREOF, the undersigned have caused this instrument to be effected and have set opposite their respective names the date of execution thereof.

ADDRESS	SIGNATURE
e de la companya de l	XXXIBQQ
. 45	Mining 9 Duccen
Date: 1 keeps, ke 5	
Date:	
Date:	
Date:	
APPROVED AND CONSENTED TO:	

Jan Juan 32-8 Unit Operator

ILLEGIBLE

De 446

PHILLIPS PETROLEUM COMPANY

10th Floor West Wing - Phillips Building

BARTLESVILLE, OKLAHOMA

JUN 🞖 🕸 1953

OIL CORRECT TANKS .

LAND AND GEOLOGICAL DEPARTMENT

C. O. STARK, VICE PRESIDENT

D. E. LOUNSBERY, CHIEF GEOLOGIST

D. C. HEMSELL, MGR. LAND DIVISION

W. B. WEEKS, MGR. GEOLOGICAL SECTION A. J. HINTZE, MGR. EXPLORATION SECTION

June 22, 1953

Res San Juan 32-8 Unit San Juan County, N. M. Unit No. 14-08-001-446

El Paso Natural Gas Company Bassett Tower El Paso, Texas

Skelly Oil Company Skelly Building Tulsa, Oklahoma

Sunray Oil Corporation First National Building Tulsa, Oklahoma

General American Oil Company of Texas Republic Bank Building Dallas, Texas

The Texas Company P. O. Box 1720 Fort Worth, Texas

United States Department of the Interior Geological Survey Roswell, New Mexico

Commissioner of Public Lands State of New Mexico Santa Fe, New Mexico

The Oil Conservation Commission of the State of New Mexico Santa Fe, New Mexico

Gentlemen:

Pursuant to Section 2 of the Unit Agreement, we have revised Exhibit "B" to show changes in ownership which have occurred since the Unit Agreement was executed and filed for approval. Attached is a copy of the revised Exhibit "B" which should be substituted for the one attached to your copy of the Unit Agreement.

Yours very truly,

PHILLIPS PETROLEUM COMPANY

By Own I Souce

*	w	N	Н	Tract
T 31N - R 8W Sec. 9: All Sec. 10: All Sec. 15: N½, N½SEL, SELSEL	$ \begin{array}{c ccccccccccccccccccccccccccccccccccc$	$ \begin{array}{c ccccccccccccccccccccccccccccccccccc$	T 32N - R 8W Sec. 12: Lots 1,2, 3,4, S2 Sec. 13: All	Description
1720.00	360.00	795.80	1048.40	Number of Acres
Santa Fe 079004 5/1/48 5 Yrs.	Santa Fe 078699	Santa Fe 078484 2/1/48 5 Yrs.	Santa Fe 078472 5/1/48 5 Yrs.	EXHIBIT "B" - Number, Date and Term of Lease
U.S.A. 12½ % All	U.S.A. 12 2% A 11	U.S.A. 12½% All	U.S.A. 12 ½ A11	SAN JUAN UNIT 32 Basic Royalty and Percentage
Skelly Oil Company	H. H. Phillips	Phillips Petroleum Company	Phillips Petroleum Company	
Claud W. Raybourn R. E. Beamon Alma Mae Beamon T. J. Ahern Mary J. Wagner Raybourne Thompson J. P. Davis Ralph A. Iohnston E. W. Ingram Wilbur E. Hess Wilbur H. Frederking Douglas E. Johnston Charles S. Alexander L. A. Nordan Dan W. Johnston R. E. Beamon, III Wm. G. Johnston Waters S. Davis, Jr. Gladys D. Davis		R. Makin & Velma Makin	Charles H. Wright and Helen F. Wright Faye M. Glaze Guv R. Campbell Charlie W. Parcell Total	COUNTY, NEW MEXICO ORRI and Percentage
.083333333 .312000316 .156000157 .335657576 .022377172 .117480151 .044754343 .255394949 .111885839 .120836727 .040278909 .040278909 .040278909 .080557818 .061652038 .250000000 .067131443 .338728283 .030826019		5.0%	1.5% 1.0 1.0	
Skelly Oil Company All	H. H. Phillips All	Phillips Petroleum Company Ali	Phillips Petroleum Company All	Page 1 Working Interest and Percentage

4 (Con't)	Tract Description
	Number of Acres
	Number, Date and Term of Lease
	Basic Royalty and Percentage
	Lessee of Record
South Texas National Bank of Houston, Texas, Trustee for the use of Waters S. Davis, III, Roger H. Davis, Jeremy S. Davis and Pearson O. Porter, Jr. Total	ORRI and Percentage
.015413009 2.500000000	Page 2 Working Interest and Percentage

As to:
Sec. 10: E½, NW¼, E½SW¼,
Sec. 15: NE¼, NE¼NW¼, N½SE¼;

Sec. 15: NE¼, NE¼NW¼, N½SE¼;

Blanche Trigg
New Mexico Natural
Gas Commany
Total

As to:
Sec. 9: All
Sec. 10: W½SW¼,
Sec. 15: W½NW¼, SE¼NW¼
New Mexico Natural Gas Company 2.50%

Total ORRI as to Tract #4

5.0%

Tract No.	•	6
riptic	29. 20. 17. _x	T 32N - R 8W 8 Sec. 20: S\$NE\(\frac{1}{2}\), N\(\frac{1}{2}\)SE\(\frac{1}{4}\)SE\(\frac{1}\)SE\(\frac{1}{4}\)SE\(\frac{1}\)SE
Number of Acres	T/20.00	840.00 E;
Number, Date and Term of Lease Santa Fe	Ψ Ω ω	Santa Fe 079013-A 5/1/48 5 Yrs.
Basic Royalty and Percentage U.S.A.	12½ A11	U.S.A. 12½% A11
Lessee of Record Phillips	Phillips Petroleum Company	Phillips Petroleum Company
ORRI and Percentage New Mexico Natural Gas	Natural nc.	Leola Cundiff R. E. Beamon Alma Mea Beamon Charles S. Alexander Douglas E. Johnston Wilbur E. Hess Wilbur H. Frederking E. W. Ingram T. J. Ahern Mary J. Wagner Raybourne Thompson J. P. Davis R. E. Beamon, III Ralph A. Johnston Wm. G. Johnston L. A. Nordan
	2.50000000 312000316 .156000157 .335657576 .022377172 .117480151 .044754343 .338728282 .111885839 .120836727 .040278909 .040278909 .040278909 .061652038 .25000000000 .067131443 .338728283 .030826019 .015413009 5.0000000000	2.50000000% 312000316 .156000157 .080557818 .040278909 .120836727 .040278909 .111885839 .335657576 .022377172 .117480151 .044754343 .067131443 .338728282 .338728282 .338728283
ل ع دو	Petroleum Company All	Phillips Petroleum Company All

1	Docomin+ ion	Mumbon		1	7	CDUT and Description	
Tract No.	Description	Number of Acres	Number, Jate and Term of Lease	Basic Koyalty and Percentage	Lessee of Record	ORRI and Percentage	Working and Perc
6 (con't)	Ē)					Waters S. Davis, Jr. Gladys D. Davis South Texas National Bank of Houston, Texas, Trustee for the use of Waters S. Davis, III, Roger H. Davis, Jeremy S. Davis, and Pearson C. Forter, Jr. Dan W. Johnston Total	.030826019% .015413009 e .015413009 .250000000
7	T 31N - R 8W Sec. 3: All Sec. 4: All Sec. 21: S½N½, S½SW¼, SWLSEL	1562.08	Santa Fe 079029 8/1/51 5 Yrs.	U.S.A. 1228 All	Phillips Petroleum Company	Nina M. Roach & Jack D. Roach	5.0%
œ	T 31N - R 8W Sec. 11: S NW , SW , SW , Sec. 14: W , Sec. 23: W ,	880.00	Santa Fe 079047 7/1/51 5 Yrs.	U.S.A. 12 ½% All	Phillips Petroleum Company	L. N. Hagocd & Mary C. Hagood	5.0%
9	T 32N - R 8W Sec. 31: All	541.10	Santa Fe 079099 6/1/47 5 Yrs.	U.S.A. 12 <mark>2</mark> 8 All	Claude R. None Lambe 1/4 Wood River Oil & Refining Company, Inc. 3/4	None Oil 1c. 3/4	
10	T 31N - R 8W Sec. 1: A11 Sec. 12: A11 Sec. 13: A11	1922.40	Santa Fe 079267 7/1/48 5 Yrs.	U.S.A. 12 ½% A11	Phillips Petroleum Company	Albuquerque Associated Oil Compary	5.0%
11	T 32N - R 8W Sec. 19: Lot 4, SELS SWLSEL Sec. 28: WL Sec. 30: All	956.34 Se ¹ .5w ¹ .,	Santa Fe 079341 7/1/48 5 Yrs.	U.S.A. 12½% All	Phillips Petroleum Company	Court Enterprises, a co-partnership composed of Elmer D. Elliot, Harold A. Elliot, & E. Dale 5.	5.0%
12	T 32N - R 8W 963.4 Sec. 7: Lots 1,2,3,4, 5,6, E2SW2, SE2 Sec. 8: Lots 1,2,3,4, S2 Sec. 18: Lots 1, 2, E3NW2.	963.47 4, SE ¹ 4, S ² 4, S ²	Santa Fe 079345 5/1/49 5 Yrs.	U.S.A. 12½ % A]]	Phillips Petroleum Company	Mary C. Hagood & L. N. Hagood	5.0%

Devis	Revision #1,	6-4-53)							7, 1, 1
	Tract	Description	Number	Number, Date	Basic Royalty	Lessee	ORRI and Percentage		Working Interest
			Acres	Lease	Percentage	Record			and reroemed
	ដ	T 31N — R 8W Sec. 24: E克, EŽNW ²	400.00	Santa Fe 079351 7/1/48 5 Yrs.	U.S.A. 12½ 8 A11	Sunray 0il Corporation	Seth J. Howell, a single man, & F. Wayne laws & Ruth laws, his wife	2.5%	Sunray Oil Corporation All
	14	T 32N - R 8W Sec. 14: N\$ Sec. 15: N\$ Sec. 18: Lots 3,4, E\$SW\(\frac{1}{2}\), SE\(\frac{1}{2}\) Sec. 19: Lots 1,2,3, E\$\frac{1}{2}\)N\(\frac{1}{2}\), N\(\frac{1}{2}\), SE\(\frac{1}{2}\), SE\(\frac{1}{2}\), SE\(\frac{1}{2}\), SE\(\frac{1}{2}\), Sec. 28: E\$\(\frac{1}{2}\) Sec. 33: W\$\(\frac{1}{2}\)	2161.21 NE: SE:	Santa Fe 079353 7/1/48 5 Yrs.	U.S.A. 12½% All	Phillips Petroleum Company	L. N. Hagood	5.0%	Phillips Petroleum Company All
	15	T 32N - R 8W Sec. 14: Sz Sec. 15: SEL Sec. 22: All Sec. 23: All	1760.00	Santa Fe 079380 10/1/48 5 Yrs.	U.S.A. 12½% All	Mike Abraham ½ Gordon Simpson ½	M. A. Romero J. R. Abraham Total	4.33% 5.00%	Gas Rights: El Paso Natural Gas Company*** All Oil Rights: General American Oil Company of Texas*** All
	16	T 32N - R 8W Sec. 24: E2 Sec. 25: E2 Sec. 33: E2 Sec. 34: All Sec. 35: All	2240.00	Santa Fe 079381 10/1/48 5 Yrs.	U.S.A. 122 All	Mike Abraham ½ Gordon Simpson ½	M. A. Romero J. R. Abraham Total	4.33% 5.00%	Gas Rights: El Paso Natural Gas Company*** All Oil Rights: General American Oil Company of Texas*** All
	17	T 32N - R 8W Sec. 27: W表SW士 SE士SW士	120.00	Santa Fe 079717 9/1/48 5 Yrs.	U.S.A. 12½% All	Phillips Petroleum Company	David D. East & Gale East Walter E. Schwed, Jr. Ernest H. Peterson Faye M. Glaze	3.0% 1.0 5.0%	Phillips Petroleum Company All
	18	T 32N - R 8W 906 Sec. 9: Lots 1,2,3, 4, Sz Sec. 27: Nz, NELSWL, SEL	906.44 SE‡	Santa Fe 080412 7/1/48 5 Yrs.	U.S.A. 1238 All	Sunray 011 Corporation	Seth J. Howell, a single man & F. Wayne Laws & Ruth Laws, his wife	2.5%	Sunray Oil Corporation All

E-3 /	20	19	18 a	(Revision #1, Tract No.
T 31N - R 8W Sec. 15: SW., SW. SE. Sec. 22: All	<u>T 31N - R 6W</u> Sec. 23: Ež	T 31N - R SW Sec. 11: E2, N2NW1 Sec. 14: E2 Sec. 24: W2NW1, SW1	T 32N - R 8W Sec. 24: W Sec. 25: W Sec. 26: All	Description
\$40.00	320.00	960.00	1280,00	Number of Acres
New Mexico 03402 5/1/48 5 Yrs.	Santa Fe 081089 6/1/49 5 Yrs.	Santa Fe 080854 2/1/49 5 Yrs.	Santa Fe 080412 7/1/48 5 Yrs.	Number, Date and Term of Lease
12 % All	U.S.A. 122% A11	U.S.A. 1228 All	12] % A 11	Basic Royalty and Percentage
Phillips Petroleum Company	Phillips Petroleum Company	Phillips Petroleum Company	Skelly 011 Company	Lessee of Record
Claud W. Kaybourn Leola Cundiff Wilbur E. Koss Douglas E. Johnston Wilbur H. Frederking Charles S. Alevander E. W. Ingrou T. J. Ahear Raybourne Thomoson J. P. Davis Ralph A. Johnston Mm. G. Johnston L. A. Nordan Waters S. Davis, Jr. Ofladys D. Davis South Texas National Bank of Houston, Texas, Trustee for the use of Waters S. Davis, III, Roger H. Davis, Jeremy S. Davis, and Pearson O. Porter, Jr. O. R. E. Beamon R. E. Beamon Total	Carl Ilfeld Jose E. Armijo Albuquerque Associated Oil Company Total	Albuqueroue Associated Oil Company	F. Wayne laws & Seth J. Howell, a single man	ORRI and Percentare
.08333333 2.50000000 .120836727 .040278909 .040278909 .040278909 .040278909 .080557818 .111885839 .335657576 .022377172 .117480151 .04475434 .255394949 .J8125238 .061652038 .061652038 .030826019 .015413009 .067131443 .067131443 .067131443 .067131443 .312000316	1.5% 1.5 2.0 5.0%	5.0%	2.5%	
Phillips Petroleum Company All	Phillips Petroleum Company All	Phillips Petroleum Company All	Skelly Oil Company All	Page 6 Working Interest and Percentage

CMRI and Percentage	Lessee	Basic Royalty	Date	Number, Date	Number	Description	Tract	
						, 6-4-53)	(Revision #1,	

28	27a	27	26		25	24	23	22	Tract
	ω								Tract
T 31N - R 8W Sec. 16: SW ¹ / ₄ NE ¹ / ₄	$\frac{\text{T 31N} - \text{R 8W}}{\text{Sec. 2: SW}_{\frac{1}{4}}\text{NB}_{\frac{1}{4}}^{\frac{1}{4}}}$	T 31N - R &W Sec. 2: SE \(\) NE \(\) N\(\) SE \(\) NW\(\) N\(\) SE\(\)	T 31N - R 8W Sec. 16: SW+SE+	$\frac{\text{T 31N - R 8W}}{\text{Sec. 2: SW}_{\pm}^{2}\text{NW}_{\pm}^{2}}$	T 32N - R 8W Sec. 16: NE LUEL, NW. Sec. 32: SELSWL Sec. 36: S2	T 31N - R 8W 40 Sec. 16: NW\(\frac{1}{2}\), SE\(\frac{1}{2}\), NW\(\frac{1}{2}\), NE\(\frac{1}{2}\), NE\(\frac{1}{2}\), NE\(\frac{1}{2}\), N\(\frac{1}{2}\)SE\(\frac{1}{2}\), N\(\frac{1}{2}\)SE\(\frac{1}{2}\), N\(\frac{1}{2}\)SE\(\frac{1}{2}\).	T 31N - R $\frac{8W}{1}$ Sec. 2: Lots 1,2,3, 4, NW $\frac{1}{2}$ SW $\frac{1}{4}$	T 32N - R 8W Sec. 16: W½SW↓	Description
40.00	40.00	160.00	40.00		180.00	400.00	203.04	80,00	Number of Acres
E-3868-17 7/24/50 10 Yrs.	F_2707-5 7/6/50 10 Yrs.	E-3707-4 7/6/50 10 Yrs.	E-3704-1 7/5/50 10 Yrs.		E-3150-1 12/10/49 10 Yrs.	E-1204-2 2/10/47 10 Yrs.	E-1195 2/10/47 10 Yrs.	E-178-3 2/13/45 10 Yrs.	Number, Date and Term of Lease
State of New Mexico 1238 All	State of New Mexico 12½% All	State of New Mexico 122% All	State of New Mexico 12½% All		State of New Mexico 1238 All	State of New Mexico 1228 All	State of New Mexico 1238 All	State of New Mexico 1228 All	Basic Royalty and Percentage
Phillips Petroleum Company	Phillips Petroleum Company	Phillips Petroleum Company	Phillips Petroleum Company		El Paso Natural Gas Company	Skelly Oil Company	Wayne Moore	Stanolind Oil and Gas Company	Lessee of Record
Jimmie R. Henderson	Charles B. Gonsales Lillian H. Duncan Ella S. Comstock Frances H. DeMallie Total	Charles B. Gonsales Frances H. DeMallie Otis E. Nideffer Total	Ella Mae Hay		John Burroughs	Ben Dansby, Jr. & Blanche Dansby	None	N. B. Gerber	CMRI and Percentage
5.0%	1.50 1.50 1.75 5.00%	1.75% 1.75 1.50 5.00%	5.0%		5.0%	5.0		2.0%	
Phillips Petroleum Company All	Phillips Petroleum Company All	Phillips Petroleum Company All	Phillips Petroleum Company All		El Paso Natural Gas Company All	Skelly Oil Company All	Wayne Moore All	Stanolind Oil and Gas Company All	Page 7 Working Interest and Percentage

Tract

Description

SOTTITIES NO.C		TOGGG OF	5 /30 /::	100
7	Philling Jimmie B Hendenson	State of	B_10938_/0	36.00
	Record	Percentage	Lease	Acres
	of of	and	and Term of	of
	y Lessee ORRI and Percentage	Number, Date Basic Royalty	Number, Date	Number

38a	38	37	36
<u>T 31N - R 8W</u> Sec. 16: SE ¹ / ₄ SE ¹ / ₄	T 31N - R EW Sec. 16: SELSWL	T 32N - R &W Sec. 16: NW+NW ₁ .	T 31N - R 8W Sec. 2: E SW; S 2SE;
40.00	00.00	40.00	160.00
B-11240 5/16/44 10 Yrs.	B-11240-45 5/16/44 10 Yrs.	B-11183-44 4/28/44 10 Yrs.	Lease B-10938-40 1/19/44 10 Yrs,
State of New Mexico 122% All	State of New Mexico 1228 All	State of New Mexico 12½% All	Percentage State of New Mexico 1228 All
Phillips Petroleum Company	Phillips Petroleum Company	Phillips Petroleum Company	Record Phillips Petroleum Company
Brookhaven Oil Company	Elizabeth S. Thayer	None	Jimmie R. Henderson
5.0%	2.5%		5.0%
Phillips Petroleum Company All	Phillips Petroleum Company All	Phillips Petroleum Company All	Phillips Petroleum Company All

21 State Tracts 3,203.04 acres, or 11.6473% of Unit Area

*** Upon reimbursement of development costs, ownership will be: Held ander Option. Upon exercise of the Option, Working Interest Ownerhsip will be as shown.

Lease not yet issued. Offer to lease Santa Fe 078699 filed by H. H. Phillips is in conflict with subsequent application filed by Levi A. Hughes and Chas. B. Gonsales, N.M. 07137.

Gas Rights:
General American Oil Company of Texas 1/4
El Paso Natural Gas Company 3/4

Oil Rights:
General American Oil Company of Texas 1/2
Mike Abraham 1/2

RECAPITULATION

Land Federal State	Acres in Unit 24,29 0. 74 3.203.04	Percentage of Unit Area 88.3527%
State Total of Unit Area	3.203.04 27,500,78 27,499.78	11.6473% 100.0000%

EXHIBIT "B" SAN JUAN 32-8 UNIT SAN JUAN COUNTY, NEW MEXICO

7	δ	Uī	.	ω	2	 ,	Tract
T-31-N, R-8-W Sec. 3: All Sec. 4: All Sec. 21: S/2 N/2, S/2 SW/4, SW/4 SE/4	Eliminated from the Unit Area	T-32-N, R-8-W Sec. 17: All Sec. 20: W/2, N/2 NE/4, SW/4 SE/4 Sec. 29: All	T-31-N, R-8-W Sec. 9: All Sec. 10: All Sec. 15: N/2, N/2 SE/4, SE/4	T-31-N, R-8-W Sec. 21: N/2 N/2, N/2 S/2, SE/4 SE/4	Eliminated from the Unit Area	Eliminated from the Unit Area	Description
1,562,08	ne Unit Area	1,720.00	1,720.00	360.00	he Unit Area	he Unit Area	Number of Acres
SF 079029 8-1-51 5 years		SF 079013 5-1-48 5 years	SF 079004 5-1-48 5 years	NM 013364 10-1-53 10 years			Number, Date and Term of Lease
USA 12½8 A11		USA 12½% All	USA 125% All	USA			Basic Royalty & Percentage
Northwest Pipeline Corpration		Northwest Pipeline Corporation	Northwest Pipeline Corporation	Northwest Pipeline Corporation			Lessee of Record
Total ORRI Committed 5.0%		Total ORRI Committed 5.0%	Total ORRI Committed 5.0%	Total ORRI Committed 5.0%			ORRI & Percentage
To Base of Mesaverde Formation: Northwest Pipeline Corp. All* Below Base of Mesaverde Formation: Phillips Petroleum Co. All		To Base of Mesaverde Formation: Northwest Pipeline Corp. All * Below Base of Mesaverde Formation: Phillips Petroleum Company All	To Base of Mesaverde Formation: Northwest Pipeline Corp. All ** Below Base of Mesaverde Formation: Skelly Oil Co. All	Until Payout: Northwest Pipeline Corporation All After Payout: North- west Pipeline Corp. ½ Phillips Petroleum Company ½			Working Interest and Percentage

14	13	12	11	10	_ 0	ස	ract
T-32-N, R-8-W 2,10 Sec. 14: N/2 Sec. 15: N/2, SW/4 Sec. 18: Lots 3,4 E/2 SW/4, SE/4 Continued on next page	T-31-N, R-8-W Sec. 24: E/2, E/2 NW/4	Eliminated from the Unit	T-32-N, R-8-W Sec. 19: Lot 4, SE/4 SW/4, SW/4 SE/4 Sec. 28: W/2 Sec. 30: All	Eliminated from the Unit Area	T-32-N, R-8-W Sec. 31: All	T-31-N, R-8-W Sec. 11: S/2 NW/4, SW/4 Sec. 14: W/2 Sec. 23: W/2	Description
2,161.21 /4 4 1,	400.00	the Unit Area	956.34 /4,	the Unit Area	541.10	880.00 4,	Number of Acres
SF 079353 7-1-48 5 years	SF 079351 7-1-48 5 years		SF 079341-A 7-1-48		NM 013642 6-1-47 5 years	SF 079047 7-1-51 5 years	Number, Date and Term of Lease
USA 125% A11	USA 12½% All		USA 12½% All		USA 12½% All	USA 12½ All	Basic Royalty
Northwest Pipeline Corporation	El Paso Natural Gas Company		Northwest Pipeline Corporation		Claude R. Lambe & Rock Island Oil & Refining Co. 3/4	Northwest Pipeline Corporation	Lessee of Record
Total ORRI Committed 5.0%	Total ORRI Committed 2.5%		Total ORRI Committed 5.0%		None	Total ORRI Committed 5.0%	ORRI & Percentage
Formation: Northwest Pipeline Corp. All * Below Base of Mesaverde Formation: Phillips Petroleum Co. All	To Base of Mesaverde Formation: El Paso Natural Gas Co. Gas Rights**** Sunray Oil CoDX Div Oil Rights Below Base of Mesaverde Formation: Sun Oil Co DX. Div. All		Formation: Northwest Pipeline Corp. All * Below Mesaverde Formation: Phillips Petroleum Co. All		Rock Island Oil & Refining Co. All Not Committed	To Base of Mesaverde Formation: Northwest Pipeline Corp. All * Below Base of Mesaverde Formation: Phillips Petroleum Co. All	Working Interest

18

17

16

15

Tract

Page 3

No.

(con't)

24	23	22		21	20	19	18a	Tract
T-31-N, R-8-W Sec. 16: NM/4 NE/4, SE/4 NE/4, NM/4, NE/4 SW/4, SW/4 SW/4, N/2 SE/4	T-31-N, R-8-W 203 Sec. 2: Lots 1,2 3,4, NW/4 SW/4	Eliminated from the Unit Area	TOTA	T-31-N, R-8-W Sec. 15: SW/4, SW/4 SE/4 Sec. 22: All	T-31-N, R-8-W Sec. 23: E/2	T-31-N, R-8-W Sec. 11: E/2, N/2 NW/4 Sec. 14: E/2 Sec. 24: W/2 NW/4, SW/4	Eliminated from the Unit Area	Description
400.00 4, 4, 4, /4	203.04 SW/4	he Unit Area	L FEDERAL LAND	840.00	320.00	960.00	he Unit Area	Number of Acres
E-1204-3 2-10-47 5 years	E-1195 2-10-47 5 years		TOTAL FEDERAL LANDS 17,446.67 ACRES, OR 95.39063%	NM 03402 5-1-48 5 years	SF 081089 6-1-49 5 years	SF 080854 2-1-49 5 years		Number, Date and Term of Lease
State of NM 12½8 All	State of NM 1258 All		R 95.39063% OF UNIT AREA	USA 1258 All	USA 12½% All	USA 12½% All		Basic Royalty & Percentage
Northwest Pipeline Corporation	Wayne Moore Stekoll Petroleum Corporation		LREA	Northwest Pipeline Corporation	Northwest Pipeline Corporation	Northwest Pipeline Corporation		Lessee of Record
Total ORRI Committed 5.0%	None			Total ORRI Committed 5.0%	Total ORRI Committed 5.0%	Total ORRI Committed 5.0%		ORRI & Percentage
Formation: Northwest Pipeline Corp. All** Below Base of Mesaverde Formation: Skelly Oil Co. All	Sunac Petroleum Corporation All Not Committed			Formation: Northwest Pipeline Corp. All Below Base of Mesaverde Formation: Phillips Petroleum Co. All	Formation: Northwest Pipeline Corp. All * Below Base of Mesaverde Formation: Phillips Petroleum Co. All	Formation: Northwest Pipeline Corp. All* Below Base of Mesaverde Formation: Phillips Petroleum Co. All		Working Interest

Effective February 1, 1974

31	306	36.	30	29	28	27a	27	26	25	ract No.
T-31-N, R-8-W Sec. 16: NW/4 SW/4	Eliminated from the Unit Area	Eliminated from the Unit	Eliminated from the	Eliminated from the Unit	T-31-N, R-8-W Sec. 16: SW/4 NE/4	Eliminated from the Unit Area	Eliminated from the Unit Area	T-31-N, R-8-W Sec. 16: SW/4 SE/4	Eliminated from the Unit Area	Description
40.00	the Unit Area	the Unit Area	che Unit Area	the Unit Area	40.00	he Unit Area	che Unit Area	40.00	he Unit Area	Number of Acres
E-5113-21 4-4-51 5 years					E-3868-2 7-24-50 5 years			E-3704-2 7-5-50 5 years		Number, Date and Term of Lease
State of NM 12½% All					State of NM 12½% All			State of NM 12½% All		Basic Royalty & Percentage
Northwest Pipeline Corporation					Northwest Pipeline Corporation			Northwest Pipeline Corporation		Lessee of Record
Total ORRI Committed 6.0%					Total ORRI Committed 5.0%			Total ORRI Committed 5.0%		ORRI & Percentage
verde Formation: Northwest Pipeline Corp. All* Below Base of Mesaverde Formation: Phillips Petroleum Co. All					To Base of Mesaverde Formation: Northwest Pipeline Corp. All* Below Base of Mesaverde Formation: Phillips Petroleum Co. All			To Base of Mesaverde Formation: Northwest Pipeline Corp. All* Below Base of Mesaverde Formation: Phillips Petroleum Co. All		Working Interest and Percentage

32

Eliminated from the Unit Area

38a	38	37	36	ω U	34	33	Pract
T-31-N, R-8-W Sec. 16: SE/4 SE/4	T-31-N, R-8-W Sec. 16: SE/4 SW/4	Eliminated from the Unit Area	Eliminated from the Unit Area	Eliminated from the Unit Area	T-31-N, R-8-W Sec. 16: NE/4 NE/4	Eliminated from the Unit Area	Description
40.00	40.00	the Unit Area	the Unit Area	the Unit Area	40.00	he Unit Area	Number of Acres
B-11240-64 5-16-44 5 years	B-11240-65 5-16-44 5 years				E-5382 7-10-51 5 years		Number, Date and Term of Lease
State of NM 12% All	State of NM 12½% All				State of NM 12½% All		Basic Royalty & Percentage
Northwest Pipeline Corporation	Northwest Pipeline Corporation				Texaco, Inc.		Lessee of Record
Total ORRI Committed 5.0%	10tal Okki Committeen				None		ORRI & Percentage
To Base of Mesaverde Formation: Northwest Pipeline Corp. All* Below Base of Mesaverde Formation: Phillips Petroleum Co. All	verde Formation: Northwest Pipeline Corp. All* Below Base of Mesa- verde Formation: Phillips Petroleum Co. All	To Baco of Macal				Tevero Inc. All	Working Interest and Percentage

TOTAL STATE LANDS 843.04 ACRES, OR 4.6093% OF UNIT AREA

EXHIBIT "B" SAN JUAN 32-8 UNIT

Northwest Pipeline Corporation's Working Interest is subject to a Sliding Scale ORRI as to gas production and an ORRI of 82.5% of all oil produced and saved when average oil production is in excess of 15 barrels per day in favor of Phillips Petroleum Company as to all lands above Mesaverde Formation.

Oil Company. Northwest Pipeline Corporation's Working Interest is subject to a Sliding Scale ORRI as to gas production and an ORRI of 82.5% of all oil produced and saved when average oil production is in excess of 15 barrels per day in favor of Skelly

*** After payout of Production Payment, ownership will be:

*

٠	
Oil Rights: General American Oil Company of Texas Mike Abraham	Gas Rights: General American Oil Company of Texas El Paso Natural Gas Company
1/2 1/2	1/4 3/4
-	

El Paso Natural Gas Company's Working Interest subject to a sliding scale ORRI in favor of Sun Oil Company - DX Division (Formerly Sunray Mid-Continent Oil)

EXHIBIT "B" SAN JUAN 32-8 UNIT

RECAPITULATION

Land Acr	Acres in Unit	Percentage of Unit Area
Federal]	17,446.67	95.39063%
State -	843.04	4.50937%
TOTAL OF UNIT AREA	18,289.71	100.00000%

PHILLIPS PETROLEUM COMPANY

10th Floor West Wing Phillips Bldg.
April 9, 1953

Re: San Juan 32-8 Unit San Juan County, N. M. Unit No. 14-08-001-446

Commissioner of Public Land State of New Mexico Santa Fe, New Mexico

The Oil Conservation Commission of the State of New Mexico Santa Fe, New Mexico

Stanolind Oil and Gas Company Stanolind Building Tulsa, Oklahoma

El Paso Natural Gas Company Bassett Tower El Paso, Texas

Skelly Oil Company Skelly Building Tulsa, Oklahoma

Sunray Oil Corporation First National Bank Building Tulsa, Oklahoma

General American Cil Company of Texas Republic Bank Building Dallas, Texas

The Texas Company P. O. Box 1720 Fort Worth, Texas

Gentlemen:

Attached is a consent executed by Claude W. Raybourn and Dorothy A. Raybourn, covering their interest under Tracts 4 and 21. Also attached is a consent executed by Ben Dansby, Jr. and Blanche Dansby, covering their interest under Tract 24. Since these consents were obtained subsequent to the approval of the Unit Agreement, it was necessary to have the approval of Phillips and Skelly Oil Company commiting this acreage to the unit.

Yours very truly,

PHILLIPS PETROLEUM COMPANY

ORIGINAL SIGNED BY
OWEN 1. JONES
Oven I. Jones

OLJindb ee: G. E. Benskin

In consideration of the execution of the Unit Agreement for the development and operation of the San Juan 32-8 Unit Area, San Juan County, New Mexico by Phillips Petroleum Company in form approved by the Secretary of the Interior and the Commissioner of Public Lands of the State of New Mexico, the undersigned owners of lands or interests in lands or royalties or other interests in production of oil, gas and other hydrocarbon substances which may be produced from the land affected by said Unit Agreement hereby severally, each to the extent of his or her particular ownership or interest, consent to the inclusion of said lands within the Unit Area therein defined, ratify, approve and adopt the terms of said Unit Agreement as being applicable to said several lands and interests, agree that the term of any lease or other agreement given by the undersigned in which the undersigned claims an interest is extended or modified to the extent necessary to make the same conform to the terms of said Unit Agreement, agree that the drilling and development requirements of all leases and other instruments in which their several rights and interests are created or defined shall be deemed fully performed by the performance of the provisions of said Unit Agreement, and agree that payment for unitized substances upon the basis of production allocated under said Unit Agreement to the particular lands to which their rights or interests apply, regardless of actual production therefrom, shall constitute full performance of any and all such obligations to the undersigned existing under such leases or other contracts. For the same consideration each of the undersigned warrants and agrees that the schedule attached as Exhibit "B" to said Unit Agreement correctly states his interest in the lands within the unit area as of the date of his execution of this consent.

The terms and provisions hereof shall extend to and be binding upon the heirs, personal representatives, successors and assigns of the undersigned and each of them.

IN WITNESS WHEREOF, the undersigned have caused this instrument to be effected and have set opposite their respective names the date of execution thereof.

ADDRESS	SIGNATURE
1453 Esperson Bldg. Date: December 27, 1952	Lander Ray bourn
Louston 2 Teyar	Dorothy a Rayhour
Date: December 27, 1952	
ř	
Date:	
Date:	
ACCEPTED: PHILLIPS PETROLEUM COMPANY UNIT OPERATOR	ACCEPTED: SKELLY OIL COMPANY
Ef: C. O. Stark /s/	By: A. L. Cashman /s/
Date: Vice President	Vice President
2-13-53	3-16-53

STATE OF YOU LOTE) *)		
COUNTY OF Serece) SS.)	•	
On this	day of D	ecanbe?	, 19 <u>52</u>	, before me personally appeared
Classic M. Paybour				
to me known to be the				executed the foregoing instrument,
				nd and affixed my official seal
the day and year in				d and allined my official sear
				Hawan Colectamin
My commission expires	5 :			Notary Public HOWARD C. DICKINSON No. 35-6022875
March 30, 1954	-			Notary Public, State of New York Qualified in Tompkine County
STATE OF		.)		Certificate filed with Senses County Clerk
COUNTY OF) SS.)		
On this	_day of		, 19	, before me personally appeared
		•		
and acknowledged that IN WITNESS WHI the day and year in t	EREOF, I have	hereunto	set my han	ree act and deed. d and affixed my official seal
				Notary Public
My commission expires	3:			
	_			
STATE OF	·····	_)		
STATE OF) SS.)		
			, 19	, before me personally appeared
to me known to be the	e person d	escribed in	n and who	executed the foregoing instrument,
and acknowledged that	execute	d the same	asfre	e act and deed,
IN WITNESS WHE the day and year in t	•		-	d and affixed my official seal
				Notary Public
My commission expires	. •			
"A commerce and extrices	, 0			

ILLEGIBLE

In consideration of the execution of the Unit Agreement for the development and operation of the San Juan 32-8 Unit Area, San Juan County, New Mexico by Phillips Petroleum Company in form approved by the Secretary of the Interior and the Commissioner of Public Lands of the State of New Mexico, the undersigned owners of lands or interests in lands or royalties or other interests in production of oil, gas and other hydrocarbon substances which may be produced from the land affected by said Unit Agreement hereby severally, each to the extent of his or her particular ownership or interest, consent to the inclusion of said lands within the Unit Area therein defined, ratify, approve and adopt the terms of said Unit Agreement as being applicable to said several lands and interests, agree that the term of any lease or other agreement given by the undersigned in which the undersigned claims an interest is extended or modified to the extent necessary to make the same conform to the terms of said Unit Agreement, agree that the drilling and development requirements of all leases and other instruments in which their several rights and interests are created or defined shall be deemed fully performed by the performance of the provisions of said Unit Agreement, and agree that payment for unitized substances upon the basis of production allocated under said Unit Agreement to the particular lands to which their rights or interests apply, regardless of actual production therefrom, shall constitute full performance of any and all such obligations to the undersigned existing under such leases or other contracts. For the same consideration each of the undersigned warrants and agrees that the schedule attached as Exhibit "B" to said Unit Agreement correctly states his interest in the lands within the unit area as of the date of his execution of this consent.

The terms and provisions hereof shall extend to and be binding upon the heirs, personal representatives, successors and assigns of the undersigned and each of them.

IN WITNESS WHEREOF, the undersigned have caused this instrument to be effected and have set opposite their respective names the date of execution thereof.

ADDRESS	SIGNATURE 24
Box 710	- De Dantey to
Midland. Pavas	Blacks Shoot ansky
Date: Jamuary 10, 1953	OTEMORE (ARISO)
Date:	

Date:	
Date:	

ILLEGIBLE

SKELLY OIL COMPANY

ACCEPTED:

BY A. L. Cashman /s/ Vice President 3-16-53

47

STATE OF			
COUNTY OF) SS.)		
On this day of	f	. 19	, before me personally appeared
10	Jenuary	53	, seed to the post solution appearance
Ben Jansby Jr.	and wife, 31s	nche Jansb	y
to me known to be the person and acknowledged that the	described in cuted the same a	and who exempts a sheirfree	ecuted the foregoing instrument
IN WITNESS WHEREOF, I	have hereunto s	set my hand a	and affixed my official seal
the day and year in this cert	tificate above w	ritten.	
		<u> 2</u> 2	Notary Public
My commission expires:			Notary Public
<u> </u>			
Jan 1, 1953			
STATE OF)		
COUNTY OF) SS.		
		10	h-6
On thisday of_		, 19	, before me personally appeare
IN WITNESS WHEREOF, I the day and year in this cert			and affixed my official seal
		-	Notary Public
My commission expires:			
,			
STATE OF)		
COUNTY OF) SS.		
On thisday of_		. 19	, before me personally appeare
			, p

to me known to be the person_ and acknowledged thatexe	described in	and who exe	cuted the foregoing instrument
	have hereunto s	et my hand a	and affixed my official seal
			Notary Public
My commission expires:			

In consideration of the execution of the Unit Agreement for the development and operation of the San Juan 32-8 Unit Area, San Juan County, New Mexico by Phillips Petroleum Company in form approved by the Secretary of the Interior and the Commissioner of Public Lands of the State of New Mexico, the undersigned owners of lands or interests in lands or royalties or other interests in production of oil, gas and other hydrocarbon substances which may be produced from the land affected by said Unit Agreement hereby severally, each to the extent of his or her particular ownership or interest, consent to the inclusion of said lands within the Unit Area therein defined, ratify, approve and adopt the terms of said Unit Agreement as being applicable to said several lands and interests, agree that the term of any lease or other agreement given by the undersigned in which the undersigned claims an interest is extended or modified to the extent necessary to make the same conform to the terms of said Unit Agreement, agree that the drilling and development requirements of all leases and other instruments in which their several rights and interests are created or defined shall be deemed fully performed by the performance of the provisions of said Unit Agreement, and agree that payment for unitized substances upon the basis of production allocated under said Unit Agreement to the particular lands to which their rights or interests apply, regardless of actual production therefrom, shall constitute full performance of any and all such obligations to the undersigned existing under such leases or other contracts. For the same consideration each of the undersigned warrants and agrees that the schedule attached as Exhibit "B" to said Unit Agreement correctly states his interest in the lands within the unit area as of the date of his execution of this consent.

The terms and provisions hereof shall extend to and be binding upon the heirs, personal representatives, successors and assigns of the undersigned and each of them.

IN WITNESS WHEREOF, the undersigned have caused this instrument to be effected and have set opposite their respective names the date of execution thereof.

	ADDRESS	2	SIGNATURE
	FILINWOOD, KANSAS	_	
	#TOTA Walley, Been beid	2,	Marian Spern
Date:	10-31-5-1		
		•	
Date:			
		udino)	
Date:		_	
Date:			

STATE OF CAMPAGE	_)
COUNTY OF SAME N) SS. _)
On this the day of	f https://www.new.new.new.new.new.new.new.new.new.
Edward H. Isern, dr.	and Sarian Isern
	husband and wife
	described in and who executed the foregoing instru- they executed the same as their free act and deed.
IN WITNESS WHEREOF, I the day and year in this cen	I have hereunto set my hand and affixed my official seal
• • • • • • • • • • • • • • • • • • •	
	Marge Meyer
Mrs. commission overinose a	NOVATY TUBLIC
My commission expires: My com	mission expires Feb. 10, 1955
STATE OF	_)) ss.
COUNTY OF	_)
On thisday of	of, 19, before me personally appeared
to me known to be the person	described in and who executed the foregoing instru-
ment, and acknowledged that	executed the same as free act and deed.
IN WITNESS WHEREOF, I	I have hereunto set my hand and affixed my official seal
the day and year in this cen	ctificate above written.
	Notary Public
My commission expires:	
STATE OF	_)) ss.
COUNTY OF	
On thisday	y of, 19, before me personally appeared
ment, and acknowledged that	described in and who executed the foregoing instru- executed the same asfree act and deed.
	I have hereunto set my hand and affixed my official seal
the day and year in this cer	ctificate above written.
	Notary Public
My commission expires:	• •
	ILLEGIBLE

STATE OF NEW MEXICO
COUNTY OF SANTA FE
On this 17thday of October, 19 52, before me personally appeared
Charles B. Gonsales and Betty Gonsales, his wife.
to me known to be the persons described in and who executed the foregoing instrument and acknowledged that they executed the same as their free act and deed.
IN WITNESS WHEREOF, I have hereunto set my hand and affixed my official seal the day and year in this certificate above written.
2. N. Eveth
My commission expires: Notary Public
September 23, 1955
STATE OF)
COUNTY OF) SS.
On thisday of, 19, before me personally appeared
· · · · · · · · · · · · · · · · · · ·
to me known to be the persondescribed in and who executed the foregoing instru-
ment, and acknowledged that executed the same as free act and deed.
IN WITNESS WHEREOF, I have hereunto set my hand and affixed my official seal the day and year in this certificate above written.
Notary Public
My commission expires:
STATE OF) SS.
COUNTY OF)
On thisday of, 19, before me personally appeared
to me known to be the person described in and who executed the foregoing instrument, and acknowledged that executed the same as free act and deed.
IN WITNESS WHEREOF, I have hereunto set my hand and affixed my official seal the day and year in this certificate above written.
Notary Public
My commission expires:

In consideration of the execution of the Unit Agreement for the development and operation of the San Juan 32-8 Unit Area, San Juan County, New Mexico by Phillips Petroleum Company in form approved by the Secretary of the Interior and the Commissioner of Public Lands of the State of New Mexico, the undersigned owners of lands or interests in lands or royalties or other interests in production of oil, gas and other hydrocarbon substances which may be produced from the land affected by said Unit Agreement hereby severally, each to the extent of his or her particular ownership or interest, consent to the inclusion of said lands within the Unit Area therein defined, ratify, approve and adopt the terms of said Unit Agreement as being applicable to said several lands and interests, agree that the term of any lease or other agreement given by the undersigned in which the undersigned claims an interest is extended or modified to the extent necessary to make the same conform to the terms of said Unit Agreement, agree that the drilling and development requirements of all leases and other instruments in which their several rights and interests are created or defined shall be deemed fully performed by the performance of the provisions of said Unit Agreement, and agree that payment for unitized substances upon the basis of production allocated under said Unit Agreement to the particular lands to which their rights or interests apply, regardless of actual production therefrom, shall constitute full performance of any and all such obligations to the undersigned existing under such leases or other contracts. For the same consideration each of the undersigned warrants and agrees that the schedule attached as Exhibit "B" to said Unit Agreement correctly states his interest in the lands within the unit area as of the date of his execution of this consent.

The terms and provisions hereof shall extend to and be binding upon the heirs, personal representatives, successors and assigns of the undersigned and each of them.

IN WITNESS WHEREOF, the undersigned have caused this instrument to be effected and have set opposite their respective names the date of execution thereof.

	ADDRESS	27. 29 SIGNATURE
	Bo x 993	Challes Reprinde
	Santa Fe. New maxico	Eiles consace
Date:	October 17, 1952	
-,		
Date:	j ·	
Date:		

In consideration of the execution of the Unit Agreement for the development and operation of the San Juan 32-8 Unit Area, San Juan County, New Mexico by Phillips Petroleum Company in form approved by the Secretary of the Interior and the Commissioner of Public Lands of the State of New Mexico, the undersigned owners of lands or interests in lands or royalties or other interests in production of oil, gas and other hydrocarbon substances which may be produced from the land affected by said Unit Agreement hereby severally, each to the extent of his or her particular ownership or interest, consent to the inclusion of said lands within the Unit Area therein defined, ratify, approve and adopt the terms of said Unit Agreement as being applicable to said several lands and interests, agree that the term of any lease or other agreement given by the undersigned in which the undersigned claims an interest is extended or modified to the extent necessary to make the same conform to the terms of said Unit Agreement, agree that the drilling and development requirements of all leases and other instruments in which their several rights and interests are created or defined shall be deemed fully performed by the performance of the provisions of said Unit Agreement, and agree that payment for unitized substances upon the basis of production allocated under said Unit Agreement to the particular lands to which their rights or interests apply, regardless of actual production therefrom, shall constitute full performance of any and all such obligations to the undersigned existing under such leases or other contracts. For the same consideration each of the undersigned warrants and agrees that the schedule attached as Exhibit "B" to said Unit Agreement correctly states his interest in the lands within the unit area as of the date of his execution of this consent.

The terms and provisions hereof shall extend to and be binding upon the heirs, personal representatives, successors and assigns of the undersigned and each of them.

ADDRESS	SIGNATURE
952 East State Street Jacksonville, Illinois Date: October 27, 1952	Lorothy M. Burrows
Date:	
Date:	
Date:	

		My commission expires:
Notary Public		
reunto set my hand and affixed my official seal above written.		the day and year in thi The day and year
sscribed in and who executed the foregoing instructed the same as		ment, and acknowledged to me known to be the p
J9 before me personally appeare	day of	eidt nO
	(COUNTY OF
	.88 (STATE OF
	`	
		My commission expires:
Notary Public		
cribed in and who executed the foregoing instructuted the same as tree act and deed.	that exe	IN MILNERS MHEBE meut' sug sckuomjeggeg to me kuomu to pe tye b
cribed in and who executed the foregoing instru-	erson des	to me known to be the p
	that exe	On this to me known to be the p
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In consideration of the execution of the Unit Agreement for the development and operation of the San Juan 32-8 Unit Area, San Juan County, New Mexico by Phillips Petroleum Company in form approved by the Secretary of the Interior and the Commissioner of Public Lands of the State of New Mexico, the undersigned owners of lands or interests in lands or royalties or other interests in production of oil, gas and other hydrocarbon substances which may be produced from the land affected by said Unit Agreement hereby severally, each to the extent of his or her particular ownership or interest, consent to the inclusion of said lands within the Unit Area therein defined, ratify, approve and adopt the terms of said Unit Agreement as being applicable to said several lands and interests, agree that the term of any lease or other agreement given by the undersigned in which the undersigned claims an interest is extended or modified to the extent necessary to make the same conform to the terms of said Unit Agreement, agree that the drilling and development requirements of all leases and other instruments in which their several rights and interests are created or defined shall be deemed fully performed by the performance of the provisions of said Unit Agreement, and agree that payment for unitized substances upon the basis of production allocated under said Unit Agreement to the particular lands to which their rights or interests apply, regardless of actual production therefrom, shall constitute full performance of any and all such obligations to the undersigned existing under such leases or other contracts. For the same consideration each of the undersigned warrants and agrees that the schedule attached as Exhibit "B" to said Unit Agreement correctly states his interest in the lands within the unit area as of the date of his execution of this consent.

The terms and provisions hereof shall extend to and be binding upon the heirs, personal representatives, successors and assigns of the undersigned and each of them.

ADDRESS	SIGNATURE
ADDRESS 850 S. SANTA FE SALINA, KANSAS Date: OCTOBER 27,1952	1,5,7 Gamphell 11,19,30 Mary D. Campbell
Date:	
Date:	
Date:	

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Notary Public							
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In consideration of the execution of the Unit Agreement for the development and operation of the San Juan 32-8 Unit Area, San Juan County, New Mexico by Phillips Petroleum Company in form approved by the Secretary of the Interior and the Commissioner of Public Lands of the State of New Mexico, the undersigned owners of lands or interests in lands or royalties or other interests in production of oil, gas and other hydrocarbon substances which may be produced from the land affected by said Unit Agreement hereby severally, each to the extent of his or her particular ownership or interest, consent to the inclusion of said lands within the Unit Area therein defined, ratify, approve and adopt the terms of said Unit Agreement as being applicable to said several lands and interests, agree that the term of any lease or other agreement given by the undersigned in which the undersigned claims an interest is extended or modified to the extent necessary to make the same conform to the terms of said Unit Agreement, agree that the drilling and development requirements of all leases and other instruments in which their several rights and interests are created or defined shall be deemed fully performed by the performance of the provisions of said Unit Agreement, and agree that payment for unitized substances upon the basis of production allocated under said Unit Agreement to the particular lands to which their rights or interests apply, regardless of actual production therefrom, shall constitute full performance of any and all such obligations to the undersigned existing under such leases or other contracts. For the same consideration each of the undersigned warrants and agrees that the schedule attached as Exhibit "B" to said Unit Agreement correctly states his interest in the lands within the unit area as of the date of his execution of this consent.

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ADDRESS	14.17 SIGNATURE
1626 Weston St. Jenney Colo Date: October 27, 1952	Ennest H Teleson
1626 Westow St. Denney Colo	Juanita To Peterson
Date: October 27, 1952	
Date:	
Date:	
Date:	

	My commission expires:
ATTOR I SIRAON	
Notary Public	
we hereunto set my hand and affixed my official seal	the day and year in this certifi
described in and who executed the foregoing instru- executed the same as free act and deed.	weur' sud scknowledged that
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	y commission expires:
Notary Public	
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	9561, 99, Tennel
Residing at Denver, Colorado	y commission expires:
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described in and who executed the foregoing instru-	o we known to be the person $_{ m S}$
. V. Peterson, husband and wife	Ernest H. Peterson and Juanita
nalgaddg Attguestad am alotes (**/**	TO Sph. GTHO HO
ctober 19 52 before me personally appeared	
•	OUNTY OF DENVER) SS
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In consideration of the execution of the Unit Agreement for the development and operation of the San Juan 32-8 Unit Area, San Juan County, New Mexico by Phillips Petroleum Company in form approved by the Secretary of the Interior and the Commissioner of Public Lands of the State of New Mexico, the undersigned owners of lands or interests in lands or royalties or other interests in production of oil, gas and other hydrocarbon substances which may be produced from the land affected by said Unit Agreement hereby severally, each to the extent of his or her particular ownership or interest, consent to the inclusion of said lands within the Unit Area therein defined, ratify, approve and adopt the terms of said Unit Agreement as being applicable to said several lands and interests, agree that the term of any lease or other agreement given by the undersigned in which the undersigned claims an interest is extended or modified to the extent necessary to make the same conform to the terms of said Unit Agreement, agree that the drilling and development requirements of all leases and other instruments in which their several rights and interests are created or defined shall be deemed fully performed by the performance of the provisions of said Unit Agreement, and agree that payment for unitized substances upon the basis of production allocated under said Unit Agreement to the particular lands to which their rights or interests apply, regardless of actual production therefrom, shall constitute full performance of any and all such obligations to the undersigned existing under such leases or other contracts. For the same consideration each of the undersigned warrants and agrees that the schedule attached as Exhibit "B" to said Unit Agreement correctly states his interest in the lands within the unit area as of the date of his execution of this consent.

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before me personally appeared		* *.	AP POAUS	e . M tatter
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In consideration of the execution of the Unit Agreement for the development and operation of the San Juan 32-8 Unit Area, San Juan County, New Mexico by Phillips Petroleum Company in form approved by the Secretary of the Interior and the Commissioner of Public Lands of the State of New Mexico, the undersigned owners of lands or interests in lands or royalties or other interests in production of oil, gas and other hydrocarbon substances which may be produced from the land affected by said Unit Agreement hereby severally, each to the extent of his or her particular ownership or interest, consent to the inclusion of said lands within the Unit Area therein defined, ratify, approve and adopt the terms of said Unit Agreement as being applicable to said several lands and interests, agree that the term of any lease or other agreement given by the undersigned in which the undersigned claims an interest is extended or modified to the extent necessary to make the same conform to the terms of said Unit Agreement, agree that the drilling and development requirements of all leases and other instruments in which their several rights and interests are created or defined shall be deemed fully performed by the performance of the provisions of said Unit Agreement, and agree that payment for unitized substances upon the basis of production allocated under said Unit Agreement to the particular lands to which their rights or interests apply, regardless of actual production therefrom, shall constitute full performance of any and all such obligations to the undersigned existing under such leases or other contracts. For the same consideration each of the undersigned warrants and agrees that the schedule attached as Exhibit "B" to said Unit Agreement correctly states his interest in the lands within the unit area as of the date of his execution of this consent.

The terms and provisions hereof shall extend to and be binding upon the heirs, personal representatives, successors and assigns of the undersigned and each of them.

ADDRESS	11,1920 SIGNATURE
850 S. SANTA FE	Mary D. Campbell Guy R. Campbell
SALINA, KANSAS	Lugh Campbell
Date: OCTOBER 25,1952	
Date:	
Date:	
Date:	

	My commission expires:
Notary Public	
ave hereunto set my hand and affixed my official seal ficate above written.	IN WITNESS WHEREOF, I ha
described in and who executed the foregoing instru- executed the same as	to me known to be the person
c c c c c c c c c c c c c c c c c c c	on this day of
account in the control of the contro	
°SS	COUNTY OF STATE OF ST
	(ਜΩ ATLATZ
	My commission expires:
Notary Public	
John Defore me personally appeared	To Vab sidt nO
	COUNTY OF
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	esta a company of the
	My commission expires:
Notery Public	
ve hereunto set my hand and affixed my official seal icate above written.	IN WITNESS WHEREOF, I ha
husband and wife described in and who executed the foregoing instructor executed the same as THEN free act and deed.	
Il and Mary D. Comples	Englis Complete
Jehn 1952, before me personally appeared	G TO COD - COTTON NO
,	To yeb #12 Zeint no

In consideration of the execution of the Unit Agreement for the development and operation of the San Juan 32-8 Unit Area, Juan Gounty, New Mexico by Phillips Petroleum Company in form approved by the Secretary of the Interior and the Commissioner of Public Lands of the State of New Mexico, the undersigned owners of lands or interests in lands or royalties or other interests in production of oil, gas and other hydrocarbon substances which may be produced from the land affected by said Unit Agreement hereby severally, each to the extent of his or her particular ownership or interest, consent to the inclusion of said lands within the Unit Area therein defined. ratify, approve and adopt the terms of said Unit Agreement as being applicable to said several lands and interests, agree that the term of any lease or other agreement given by the undersigned in which the undersigned claims an interest is extended or modified to the extent necessary to make the same conform to the terms of said Unit Agreement, agree that the drilling and development requirements of all leases and other instruments in which their several rights and interests are created or defined shall be deemed fully performed by the performance of the provisions of said Unit Agreement, and agree that payment for unitized substances upon the basis of production allocated under said Unit Agreement to the particular lands to which their rights or interests apply , regardless of actual production therefrom, shall constitute full performance of any and all such obligations to the undersigned existing under such leases or other contracts. For the same consideration each of the undersigned warrants and agrees that the schedule attached as Exhibit "B" to said Unit Agreement correctly states his interest in the lands within the unit area as of the date of his execution of this Consent.

The terms and provisions hereof shall extend to and be binding upon the heirs, personal representatives, successors and assigns of the undersigned and each of them.

IN WITNESS WHEREOF, the undersigned have caused this instrument to be effected and have set opposite their respective names the date of execution thereof.

ADDRESS	20 SIGNATURE
Box 88	Sirles of lal
Dat 88 Law Degas, Dew Dreyen Date: October 15, 1952	Sillian je stjeld
Date: October 15, 1952	, v
1213 - 6 RSt. Las Veyar, 71. 321 1318-6 & St	Jane S. Orming
Date: October 15, 1952	
Date:	
Date:	

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STATE OF The state of SS.
COUNTY OF yan Kraue
On this 15 ch day of Catalen, 1952, before me personally appeared Could be defeld and fillian for the large and force to me known to be the persons described in and who executed the foregoing instrument,
and acknowledged that they executed the same as their free act and deed.
IN WITNESS WHEREOF, I have hereunto set my hand and affixed my official seal the day and year in this certificate above written.
Anna Quelia Romas (Arting) Notary Public
My commission expires:
Dec. 28-1953.
STATE OF
COUNTY OF)
On thisday of, 19, before me personally appeared
to me known to be the persondescribed in and who executed the foregoing instrument,
and acknowledged thatexecuted the same asfree act and deed.
IN WITNESS WHEREOF, I have hereunto set my hand and affixed my official seal the day and year in this certificate above written.
Notary Public
My commission expires:
STATE OF)
COUNTY OF
On this day of, 19, before me personally appeared
to me known to be the persondescribed in and who executed the foregoing instrument,
and acknowledged thatexecuted the same as free act and deed.
IN WITNESS WHEREOF, I have hereunto set my hand and affixed my official seal the day and year in this certificate above written.
Notary Public
My commission expires:

In consideration of the execution of the Unit Agreement for the development and operation of the San Juan 1 1 Unit Area, County, New Mexico by Phillips Petroleum Company in form approved by the Secretary of the Interior and the Commissioner of Public Lands of the State of New Mexico, the undersigned owners of lands or interests in lands or royalties or other interests in production of oil, gas and other hydrocarbon substances which may be produced from the land affected by said Unit Agreement hereby severally, each to the extent of his or her particular ownership or interest, consent to the inclusion of said lands within the Unit Area therein defined, ratify, approve and adopt the terms of said Unit Agreement as being applicable to said several lands and interests, agree that the term of any lease or other agreement given by the undersigned in which the undersigned claims an interest is extended or modified to the extent necessary to make the same conform to the terms of said Unit Agreement, agree that the drilling and development requirements of all leases and other instruments in which their several rights and interests are created or defined shall be deemed fully performed by the performance of the provisions of said Unit Agreement, and agree that payment for unitized substances upon the basis of production allocated under said Unit Agreement to the particular lands to which their rights or interests apply, regardless of actual production therefrom, shall constitute full performance of any and all such obligations to the undersigned existing under such leases or other contracts. For the same consideration each of the undersigned warrants and agrees that the schedule attached as Exhibit "B" to said Unit Agreement correctly states his interest in the lands within the unit area as of the date of his execution of this Consent.

The terms and provisions hereof shall extend to and be binding upon the heirs, personal representatives, successors and assigns of the undersigned and each of them.

<u>ADDRESS</u>	SIGNATURE
810 South Maple	31 Rose F. berlson
Date: 10-18-195/	
East Mulius Illinois	Hel. Caple
Date: 10-18-195	28,36
Date: 10-20-5 V	muie Hunder
Date: /0-10-5/	
1119 U Street mo	29 Jacob March
Date: 10-21-5-	

STATE OF Illinois
COUNTY OF Rock Island)
On this 18 day of October , 19 52 , before me personally appeared Rose I ilson, a widow; Grant M. Copple and Helen Copple, his wife
to me known to be the person s described in and who executed the foregoing instrument, and acknowledged that they executed the same as their free act and deed.
IN WITNESS WHEREOF, I have hereunto set my hand and affixed my official seal the day and year in this certificate above written.
Rotary Public Notary Public
My camission expires:
考まま用すserfaity。 第190 ミード
STATE OF) SS.
On this day of, 19, before me personally appeared Jimmie R. Henderson unidow
to me known to be the person described in and who executed the foregoing instrument and acknowledged that executed the same as free act and deed.
IN WITNESS WHEREOF, I have hereunto set my hand and affixed my official seal the day and year in this certificate above written.
Notary Public
Notary Public
My commission expires:

NEW MEXICO INDIVIDUAL ACKNOWLEDGEMENT

STATE OF OG'S NOITHING) SS.
COUNTY OF
On this day of , 19 , before me personally appeared
IN WITNESS WHEREOF, I have hereunto set my hand and affixed my official seal the day and year in this certificate above written.
My Commission Expires: CARL E. DUNNINGTON NOTARY PUBLIC: D. C. Ty Commission Expires Novel 1, 1954.

In consideration of the execution of the Unit Agreement for the development and operation of the San Juan 10-8 Unit Area County, New Mexico by Phillips Petroleum Company in form approved by the Secretary of the Interior and the Commissioner of Public Lands of the State of New Mexico, the undersigned owners of lands or interests in lands or royalties or other interests in production of oil, gas and other hydrocarbon substances which may be produced from the land affected by said Unit Agreement hereby severally, each to the extent of his or her particular ownership or interest, consent to the inclusion of said lands within the Unit Area therein defined, ratify, approve and adopt the terms of said Unit Agreement as being applicable to said several lands and interests, agree that the term of any lease or other agreement given by the undersigned in which the undersigned claims an interest is extended or modified to the extent necessary to make the same conform to the terms of said Unit Agreement, agree that the drilling and development requirements of all leases and other instruments in which their several rights and interests are created or defined shall be deemed fully performed by the performance of the provisions of said Unit Agreement, and agree that payment for unitized substances upon the basis of production allocated under said Unit Agreement to the particular lands to which their rights or interests apply, regardless of actual production therefrom, shall constitute full performance of any and all such obligations to the undersigned existing under such leases or other contracts. For the same consideration each of the undersigned warrants and agrees that the schedule attached as Exhibit "B" to said Unit Agreement correctly states his interest in the lands within the unit area as of the date of his execution of this consent.

The terms and provisions hereof shall extend to and be binding upon the heirs, personal representatives, successors and assigns of the undersigned and each of them.

ADDRESS 435 St Many Street Malugh Milk Carolina	SIGNATURE
Date: 10-77-57	207
411 Bochingham Street	Grances H. Re Malle
Date: 10-14-17	
Date:	
Date:	
	والمرابع

NEW MEXICO INDIVIDUAL ACKNOWLEDGEMENT

STATE OF TENNESSEE
COUNTY OF SULLIVAN) SS.
On this 22nd day of October , 19 52, before me personally appeared David D. East and Gale E. East , to me known to be the person's described in and who executed the foregoing instrument, and acknowledged that they executed the same as their free act and deed.
IN WITNESS WHEREOF, I have hereunto set my hand and affixed my official seal the day and year in this certificate above written.
My Commission Expires:
10-9-54

NEW MEXICO INDIVIDUAL ACKNOWLEDGEMENT

STATE OF NEW YORK ,)	
COUNTY OF MONROE ,) SS.	
On this <u>24th</u> day of <u>October</u> appeared <u>Frances H. DaMallie. a widow.</u> known to be the person described in and who executed and acknowledged that <u>ahe</u> executed the same as	uted the foregoing instrument,
IN WITNESS WHEREOF, I have hereunto se official seal the day and year in this certificate	
1	Notary Public
My Commission Expires:	Acthur J. Leasung it Notary Pollis, State of New York Manage Teamy My June of Log explice, March 30, 1953

In consideration of the execution of the Unit Agreement for the development and operation of the San Juan 32-8 Unit Area County, New Mexico by Phillips Petroleum Company in form approved by the Secretary of the Interior and the Commissioner of Public Lands of the State of New Mexico, the undersigned owners of lands or interests in lands or royalties or other interests in production of oil, gas and other hydrocarbon substances which may be produced from the land affected by said Unit Agreement hereby severally, each to the extent of his or her particular ownership or interest, consent to the inclusion of said lands within the Unit Area therein defined, ratify, approve and adopt the terms of said Unit Agreement as being applicable to said several lands and interests, agree that the term of any lease or other agreement given by the undersigned in which the undersigned claims an interest is extended or modified to the extent necessary to make the same conform to the terms of said Unit Agreement, agree that the drilling and development requirements of all leases and other instruments in which their several rights and interests are created or defined shall be deemed fully performed by the performance of the provisions of said Unit Agreement, and agree that payment for unitized substances upon the basis of production allocated under said Unit Agreement to the particular lands to which their rights or interests apply, regardless of actual production therefrom, shall constitute full performance of any and all such obligations to the undersigned existing under such leases or other contracts. For the same consideration each of the undersigned warrants and agrees that the schedule attached as Exhibit "B" to said Unit Agreement correctly states his interest in the lands within the unit area as of the date of his execution of this consent.

The terms and provisions hereof shall extend to and be binding upon the heirs, personal representatives, successors and assigns of the undersigned and each of them.

ADDRESS	4,5,6,2/ SIGNATURE
2903 First Nut'l Bldg. Oklahome City, Okla.	Colo Jan John Ton
Date: Oct 15, 1952	Sette frag . Francisco
Date: (11, 1952)	<u> </u>
Date:	
,	
Date:	
Date:	
Date:	

STATE OF MINISTA	•
COUNTY OF OKCOUPY)•
On this 15th day of October	, 19 52 , before me personally appeared
Mm. G. Johnston, and his wife, Bul	a May Johnston
	described in and who executed the foregoing instrument executed the same as the free act and deed.
IN WITNESS WHEREOF, I have he the day and year in this certificat	Jeorge & Juckett
My commission expires:	Notary Public
2-19-55	
STATE OF	,
COUNTY OF	SS.
On thisday of	, 19, before me personally appeared
to me known to be the person	described in and who executed the foregoing instru- executed the same as free act and deed.
the day and year in this certificat	ereunto set my hand and affixed my official seal e above written.
	Notary Public
My commission expires:	
STATE OF)	
COUNTY OF	SS.
	, 19, before me personally appeared
ment, and acknowledged that	described in and who executed the foregoing instru- executed the same asfree act and deed.
IN WITNESS WHEREOF, I have he the day and year in this certificat	ereunto set my hand and affixed my official seal ce above written.
	Notary Public
My commission expires:	

In consideration of the execution of the Unit Agreement for the development and operation of the San Juan 32-8 Unit Area, San County, New Mexico by Phillips Petroleum Company in form approved by the Secretary of the Interior and the Commissioner of Public Lands of the State of New Mexico, the undersigned owners of lands or interests in lands or royalties or other interests in production of oil, gas and other hydrocarbon substances which may be produced from the land affected by said Unit Agreement hereby severally, each to the extent of his or her particular ownership or interest, consent to the inclusion of said lands within the Unit Area therein defined, ratify, approve and adopt the terms of said Unit Agreement as being applicable to said several lands and interests, agree that the term of any lease or other agreement given by the undersigned in which the undersigned claims an interest is extended or modified to the extent necessary to make the same conform to the terms of said Unit Agreement, agree that the drilling and development requirements of all leases and other instruments in which their several rights and interests are created or defined shall be deemed fully performed by the performance of the provisions of said Unit Agreement, and agree that payment for unitized substances upon the basis of production allocated under said Unit Agreement to the particular lands to which their rights or interests apply, regardless of actual production therefrom, shall constitute full performance of any and all such obligations to the undersigned existing under such leases or other contracts. For the same consideration each of the undersigned warrants and agrees that the schedule attached as Exhibit "B" to said Unit Agreement correctly states his interest in the lands within the unit area as of the date of his execution of this consent.

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ADDRESS	30a SIGNATURE
227 N 17th St. Cowallis, Oregon Date: 10/22/52	E.I Sum
Covallis Onegon	
Date: 10/22/52	
Date:	
Date:	
Date:	

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	mnission expires:	100 A
Notary Public		
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Notary Public		
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xecuted the same as free act and deed.	known to be the person day of	em o
escribed in and who executed the foregoing instru- xecuted the same as	known to be the person day of	YTNUC
escribed in and who executed the foregoing instru- free act and deed.	known to be the person day of	YTNUC
escribed in and who executed the foregoing instru- xecuted the same as	known to be the person day of SS.	TATE COUNTY
escribed in and who executed the foregoing instru- tree act and deed.	known to be the person day of	My Col
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In consideration of the execution of the Unit Agreement for the development and operation of the San Juan 32-8 Unit Area, County, New Mexico by Phillips Petroleum Company in form approved by the Secretary of the Interior and the Commissioner of Public Lands of the State of New Mexico, the undersigned owners of lands or interests in lands or royalties or other interests in production of oil, gas and other hydrocarbon substances which may be produced from the land affected by said Unit Agreement hereby severally, each to the extent of his or her particular ownership or interest, consent to the inclusion of said lands within the Unit Area therein defined, ratify, approve and adopt the terms of said Unit Agreement as being applicable to said several lands and interests, agree that the term of any lease or other agreement given by the undersigned in which the undersigned claims an interest is extended or modified to the extent necessary to make the same conform to the terms of said Unit Agreement, agree that the drilling and development requirements of all leases and other instruments in which their several rights and interests are created or defined shall be deemed fully performed by the performance of the provisions of said Unit Agreement, and agree that payment for unitized substances upon the basis of production allocated under said Unit Agreement to the particular lands to which their rights or interests apply, regardless of actual production therefrom, shall constitute full performance of any and all such obligations to the undersigned existing under such leases or other contracts. For the same consideration each of the undersigned warrants and agrees that the schedule attached as Exhibit "B" to said Unit Agreement correctly states his interest in the lands within the unit area as of the date of his execution of this consent.

The terms and provisions hereof shall extend to and be binding upon the heirs, personal representatives, successors and assigns of the undersigned and each of them.

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In consideration of the execution of the Unit Agreement for the development and operation of the San Juan 328 Unit Area, Aan Juan County, New Mexico by Phillips Petroleum Company in form approved by the Secretary of the Interior and the Commissioner of Public Lands of the State of New Mexico, the undersigned owners of lands or interests in lands or royalties or other interests in production of oil, gas and other hydrocarbon substances which may be produced from the land affected by said Unit Agreement hereby severally, each to the extent of his or her particular ownership or interest, consent to the inclusion of said lands within the Unit Area therein defined, ratify, approve and adopt the terms of said Unit Agreement as being applicable to said several lands and interests, agree that the term of any lease or other agreement given by the undersigned in which the undersigned claims an interest is extended or modified to the extent necessary to make the same conform to the terms of said Unit Agreement, agree that the drilling and development requirements of all leases and other instruments in which their several rights and interests are created or defined shall be deemed fully performed by the performance of the provisions of said Unit Agreement, and agree that payment for unitized substances upon the basis of production allocated under said Unit Agreement to the particular lands to which their rights or interests apply, regardless of actual production therefrom, shall constitute full performance of any and all such obligations to the undersigned existing under such leases or other contracts. For the same consideration each of the undersigned warrants and agrees that the schedule attached as Exhibit "B" to said Unit Agreement correctly states his interest in the lands within the unit area as of the date of his execution of this consent.

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In consideration of the execution of the Unit Agreement for the development and operation of the San Juan 32-8 Unit Area, Juan County, New Mexico by Phillips Petroleum Company in form approved by the Secretary of the Interior and the Commissioner of Public Lands of the State of New Mexico, the undersigned owners of lands or interests in lands or royalties or other interests in production of oil, gas and other hydrocarbon substances which may be produced from the land affected by said Unit Agreement hereby severally, each to the extent of his or her particular ownership or interest, consent to the inclusion of said lands within the Unit Area therein defined, ratify, approve and adopt the terms of said Unit Agreement as being applicable to said several lands and interests, agree that the term of any lease or other agreement given by the undersigned in which the undersigned claims an interest is extended or modified to the extent necessary to make the same conform to the terms of said Unit Agreement, agree that the drilling and development requirements of all leases and other instruments in which their several rights and interests are created or defined shall be deemed fully performed by the performance of the provisions of said Unit Agreement, and agree that payment for unitized substances upon the basis of production allocated under said Unit Agreement to the particular lands to which their rights or interests apply, regardless of actual production therefrom, shall constitute full performance of any and all such obligations to the undersigned existing under such leases or other contracts. For the same consideration each of the undersigned warrants and agrees that the schedule attached as Exhibit "B" to said Unit Agreement correctly states his interest in the lands within the unit area as of the date of his execution of this consent.

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In consideration of the execution of the Unit Agreement for the development and operation of the San Juan 3 2 8 Unit Area, Jan Juan County, New Mexico by Phillips Petroleum Company in form approved by the Secretary of the Interior and the Commissioner of Public Lands of the State of New Mexico, the undersigned owners of lands or interests in lands or royalties or other interests in production of oil, gas and other hydrocarbon substances which may be produced from the land affected by said Unit Agreement hereby severally, each to the extent of his or her particular ownership or interest, consent to the inclusion of said lands within the Unit Area therein defined, ratify, approve and adopt the terms of said Unit Agreement as being applicable to said several lands and interests, agree that the term of any lease or other agreement given by the undersigned in which the undersigned claims an interest is extended or modified to the extent necessary to make the same conform to the terms of said Unit Agreement, agree that the drilling and development requirements of all leases and other instruments in which their several rights and interests are created or defined shall be deemed fully performed by the performance of the provisions of said Unit Agreement, and agree that payment for unitized substances upon the basis of production allocated under said Unit Agreement to the particular lands to which their rights or interests apply, regardless of actual production therefrom, shall constitute full performance of any and all such obligations to the undersigned existing under such leases or other contracts. For the same consideration each of the undersigned warrants and agrees that the schedule attached as Exhibit "B" to said Unit Agreement correctly states his interest in the lands within the unit area as of the date of his execution of this consent.

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In consideration of the execution of the Unit Agreement for the development and operation of the San Juan Unit Area, Kin Juan County, New Mexico by Phillips Petroleum Company in form approved by the Secretary of the Interior and the Commissioner of Public Lands of the State of New Mexico, the undersigned owners of lands or interests in lands or royalties or other interests in production of oil, gas and other hydrocarbon substances which may be produced from the land affected by said Unit Agreement hereby severally, each to the extent of his or her particular ownership or interest, consent to the inclusion of said lands within the Unit Area therein defined, ratify, approve and adopt the terms of said Unit Agreement as being applicable to said several lands and interests, agree that the term of any lease or other agreement given by the undersigned in which the undersigned claims an interest is extended or modified to the extent necessary to make the same conform to the terms of said Unit Agreement, agree that the drilling and development requirements of all leases and other instruments in which their several rights and interests are created or defined shall be deemed fully performed by the performance of the provisions of said Unit Agreement, and agree that payment for unitized substances upon the basis of production allocated under said Unit Agreement to the particular lands to which their rights or interests apply, regardless of actual production therefrom, shall constitute full performance of any and all such obligations to the undersigned existing under such leases or other contracts. For the same consideration each of the undersigned warrants and agrees that the schedule attached as Exhibit "B" to said Unit Agreement correctly states his interest in the lands within the unit area as of the date of his execution of this consent.

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STATE OF New Mexico	
COUNTY OF Bernalillo	SS.
On this 14th day of Octobe	y, 19_52, before me personally appeared
Dan W. Johnston and his wife	, Eileen E. Hohnston
to me known to be the person s and acknowledged that they	described in and who executed the foregoing instrument, executed the same as their free act and deed.
IN WITNESS WHEREOF, I have the day and year in this certification	hereunto set my hand and affixed my official seal ate above written.
	Vera Tolatte Jones Notary Profits
My commission expires:	Notary Pablic
<u>7-24-56</u>	
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STATE OF	SS.
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	Notary Public
My commission expires:	
STATE OF)	
COUNTY OF)	SS.
On thisday of	, 19, before me personally appeared
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to me known to be the person ment, and acknowledged that	described in and who executed the foregoing instru- executed the same asfree act and deed.
IN WITNESS WHEREOF, I have the day and year in this certification	hereunto set my hand and affixed my official seal ate above written.
	Notary Public
My commission expires:	

In consideration of the execution of the Unit Agreement for the development and operation of the San Juan 32-8 Unit Area, County, New Mexico by Phillips Petroleum Company in form approved by the Secretary of the Interior and the Commissioner of Public Lands of the State of New Mexico, the undersigned owners of lands or interests in lands or royalties or other interests in production of oil, gas and other hydrocarbon substances which may be produced from the land affected by said Unit Agreement hereby severally, each to the extent of his or her particular ownership or interest, consent to the inclusion of said lands within the Unit Area therein defined, ratify, approve and adopt the terms of said Unit Agreement as being applicable to said several lands and interests, agree that the term of any lease or other agreement given by the undersigned in which the undersigned claims an interest is extended or modified to the extent necessary to make the same conform to the terms of said Unit Agreement, agree that the drilling and development requirements of all leases and other instruments in which their several rights and interests are created or defined shall be deemed fully performed by the performance of the provisions of said Unit Agreement, and agree that payment for unitized substances upon the basis of production allocated under said Unit Agreement to the particular lands to which their rights or interests apply, regardless of actual production therefrom, shall constitute full performance of any and all such obligations to the undersigned existing under such leases or other contracts. For the same consideration each of the undersigned warrants and agrees that the schedule attached as Exhibit "B" to said Unit Agreement correctly states his interest in the lands within the unit area as of the date of his execution of this consent.

The terms and provisions hereof shall extend to and be binding upon the heirs, personal representatives, successors and assigns of the undersigned and each of them.

ADDRESS	4, 5, 6, 2/ SIGNATURE
2929 Monte Vista Albuquerque, New Mexico	Wan W. Johnston
allenanes Men Mexico	Week Solustan
Date:	
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Date:	
Date:	
Date	
Date:	

Notary Public in and for Harris County, Texas	E9-1-9
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Notary Public	
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Notary Public in and for Harris County, Texas	
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Notary Public in and for Harris County, Texas	89-1-9
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In consideration of the execution of the Unit Agreement for the development and operation of the San Juan 32 Unit Area, 40 County, New Mexico by Phillips Petroleum Company in form approved by the Secretary of the Interior and the Commissioner of Public Lands of the State of New Mexico, the undersigned owners of lands or interests in lands or royalties or other interests in production of oil, gas and other hydrocarbon substances which may be produced from the land affected by said Unit Agreement hereby severally, each to the extent of his or her particular ownership or interest, consent to the inclusion of said lands within the Unit Area therein defined, ratify, approve and adopt the terms of said Unit Agreement as being applicable to said several lands and interests, agree that the term of any lease or other agreement given by the undersigned in which the undersigned claims an interest is extended or modified to the extent necessary to make the same conform to the terms of said Unit Agreement, agree that the drilling and development requirements of all leases and other instruments in which their several rights and interests are created or defined shall be deemed fully performed by the performance of the provisions of said Unit Agreement, and agree that payment for unitized substances upon the basis of production allocated under said Unit Agreement to the particular lands to which their rights or interests apply, regardless of actual production therefrom, shall constitute full performance of any and all such obligations to the undersigned existing under such leases or other contracts. For the same consideration each of the undersigned warrants and agrees that the schedule attached as Exhibit "B" to said Unit Agreement correctly states his interest in the lands within the unit area as of the date of his execution of this consent.

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ADDRESS	<u>SIGNATURE</u> 4, 5, 6, 21
1453 Esperon Bely	L'Beamon.
Houston 2 Texas	
Date: 10-16-52	
loc12 Eharlotte	4, 5, 6, 21 Clina Mar Scanon
Houston 5, Le you	
Date: 10 - 19 - 52	
1453 Esperson Bldg	4,5,6,21 DEBeamon TIT
1453 Esperson Bldg. Nouston, Jexas	
Date: 10-20-52	
Date:	

In consideration of the execution of the Unit Agreement for the development and operation of the San Juan 32.8 Unit Area, for Quan County, New Mexico by Phillips Petroleum Company in form approved by the Secretary of the Interior and the Commissioner of Public Lands of the State of New Mexico, the undersigned owners of lands or interests in lands or royalties or other interests in production of oil, gas and other hydrocarbon substances which may be produced from the land affected by said Unit Agreement hereby severally, each to the extent of his or her particular ownership or interest, consent to the inclusion of said lands within the Unit Area therein defined, ratify, approve and adopt the terms of said Unit Agreement as being applicable to said several lands and interests, agree that the term of any lease or other agreement given by the undersigned in which the undersigned claims an interest is extended or modified to the extent necessary to make the same conform to the terms of said Unit Agreement, agree that the drilling and development requirements of all leases and other instruments in which their several rights and interests are created or defined shall be deemed fully performed by the performance of the provisions of said Unit Agreement, and agree that payment for unitized substances upon the basis of production allocated under said Unit Agreement to the particular lands to which their rights or interests apply, regardless of actual production therefrom, shall constitute full performance of any and all such obligations to the undersigned existing under such leases or other contracts. For the same consideration each of the undersigned warrants and agrees that the schedule attached as Exhibit "B" to said Unit Agreement correctly states his interest in the lands within the unit area as of the date of his execution of this consent.

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ADDRESS	4, 5, 6, 2/ SIGNATURE
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835 Espera Bldy	aparen_
Houston 2 Texas	mrs J.g. aheru
Date: 10/17 /5-2	
Hous for i Tyas	4,5,6,2/ Many J. Wagner
Date: / 0/16/5-V	
Date:	

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set my hand and affixed my official seal written.	the day and year in this certificate above
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	STATE OF STATE OF SS.
	6.54.1/2
MARY J. WAGNER	My commission expires:
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set my hand and affixed my official seal written.	the day and year in this certificate above
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19 J. before me personally appeared	STATE OF SERVICE STATE OF SEVEN OF SEVE
MARY 1. WAGNER 19 July appeared	My commission expires: STATE OF STATE OF COUNTY OF
set my hand and affixed my official seal written. Notary Public MARY 1. WAGNER	IN WITNESS WHEREOF, I have hereunto the day and year in this certificate above STATE OF COUNTY OF Arres: On this day of Carrier On this day of Carrier
MARY 1. WAGNER 19 July appeared	IN WITNESS WHEREOF, I have hereunto STATE OF STATE OF On this day of Control On this day of Contro
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My commission expires:

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In consideration of the execution of the Unit Agreement for the development and operation of the San Juan 32-8 Unit Area, SAN JUAN County, New Mexico by Phillips Petroleum Company in form approved by the Secretary of the Interior and the Commissioner of Public Lands of the State of New Mexico, the undersigned owners of lands or interests in lands or royalties or other interests in production of oil, gas and other hydrocarbon substances which may be produced from the land affected by said Unit Agreement hereby severally, each to the extent of his or her particular ownership or interest, consent to the inclusion of said lands within the Unit Area therein defined, ratify, approve and adopt the terms of said Unit Agreement as being applicable to said several lands and interests, agree that the term of any lease or other agreement given by the undersigned in which the undersigned claims an interest is extended or modified to the extent necessary to make the same conform to the terms of said Unit Agreement, agree that the drilling and development requirements of all leases and other instruments in which their several rights and interests are created or defined shall be deemed fully performed by the performance of the provisions of said Unit Agreement, and agree that payment for unitized substances upon the basis of production allocated under said Unit Agreement to the particular lands to which their rights or interests apply, regardless of actual production therefrom, shall constitute full performance of any and all such obligations to the undersigned existing under such leases or other contracts. For the same consideration each of the undersigned warrants and agrees that the schedule attached as Exhibit "B" to said Unit Agreement correctly states his interest in the lands within the unit area as of the date of his execution of this consent.

The terms and provisions hereof shall extend to and be binding upon the heirs, personal representatives, successors and assigns of the undersigned and each of them.

ADDRESS	38 a SIGNATURE
P.O. Box Sid, Albuquerque, New Mexico	BROOKHAVEN OIL COMPANY
Margaret Q. Self Secretary	By Than Breath
Date: 0ctober 16, 1952.	President
D. L	
Date:	
Date:	
Date:	

STATE OF NEW MEXICO	
COUNTY OF BERNALTILLO) SS	
On this <u>16th</u> day of <u>October</u> , 19 <u>52</u> , before me	personally appeared
Those E. Scott. Jr. , to me personally kn	own, who, being by
me duly sworn did say that he is thePresident of Brookhaver	o Oil Company, a
Delaware corporation, and that the seal affixed to the foregoing the corporate seal of said corporation and that said instrument we sealed in behalf of said corporation by authority of its Board of said Thos. B. Scott. 3r. acknowledged said instrument free act and deed of said corporation.	as signed and Directors, and
IN WITNESS WHEREOF. I have hereunto set my hand and affix on this the day and year first above written.	ed my official seal
Exelypa K. Notary P	Walking
My Commission Expires June 13, 1953.	
STATE OF)	
STATE OF) SS COUNTY OF)	
On thisday of, 19, before me	
, to me personally know	
me duly sworn did say that he is thePresident of	
, and that the seal affixed to the foregoing the corporate seal of said corporation and that said instrument we sealed in behalf of said corporation by authority of its Board of said acknowledged said instrument free act and deed of said corporation.	as signed and Directors, and
IN WITNESS WHEREOF, I have hereunto set my hand and affix on this the day and year first above written.	ed my official seal
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On thisday of, 19, before me	personally appeared
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IN WITNESS WHEREOF, I have hereunto set my hand and affix on this the day and year first above written.	med my official seal
My Commission Expires Notary F	Publi c

In consideration of the execution of the Unit Agreement for the development and operation of the San Juan 32-8 Unit Area, San Juan County, New Mexico by Phillips Petroleum Company in form approved by the Secretary of the Interior and the Commissioner of Public Lands of the State of New Mexico, the undersigned owners of lands or interests in lands or royalties or other interests in production of oil, gas and other hydrocarbon substances which may be produced from the land affected by said Unit Agreement hereby severally, each to the extent of his or her particular ownership or interest, consent to the inclusion of said lands within the Unit Area therein defined, ratify, approve and adopt the terms of said Unit Agreement as being applicable to said several lands and interests, agree that the term of any lease or other agreement given by the undersigned in which the undersigned claims an interest is extended or modified to the extent necessary to make the same conform to the terms of said Unit Agreement, agree that the drilling and development requirements of all leases and other instruments in which their several rights and interests are created or defined shall be deemed fully performed by the performance of the provisions of said Unit Agreement, and agree that payment for unitized substances upon the basis of production allocated under said Unit Agreement to the particular lands to which their rights or interests apply, regardless of actual production therefrom, shall constitute full performance of any and all such obligations to the undersigned existing under such leases or other contracts. For the same consideration each of the undersigned warrants and agrees that the schedule attached as Exhibit "B" to said Unit Agreement correctly states his interest in the lands within the unit area as of the date of his execution of this consent.

The terms and provisions hereof shall extend to and be binding upon the heirs, personal representatives, successors and assigns of the undersigned and each of them.

ADDRESS	4,5,6, SIGNATURE
711 Milam Building	Peaul W. nordan
San Antonio 5, Texas	Pearl W. nordan
Date: October 20, 1952	
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In consideration of the execution of the Unit Agreement for the development and operation of the San Juan 32-8 Unit Area, San Juan County, New Mexico by Phillips Petroleum Company in form approved by the Secretary of the Interior and the Commissioner of Public Lands of the State of New Mexico, the undersigned owners of lands or interests in lands or royalties or other interests in production of oil, gas and other hydrocarbon substances which may be produced from the land affected by said Unit Agreement hereby severally, each to the extent of his or her particular ownership or interest, consent to the inclusion of said lands within the Unit Area therein defined, ratify, approve and adopt the terms of said Unit Agreement as being applicable to said several lands and interests, agree that the term of any lease or other agreement given by the undersigned in which the undersigned claims an interest is extended or modified to the extent necessary to make the same conform to the terms of said Unit Agreement, agree that the drilling and development requirements of all leases and other instruments in which their several rights and interests are created or defined shall be deemed fully performed by the performance of the provisions of said Unit Agreement, and agree that payment for unitized substances upon the basis of production allocated under said Unit Agreement to the particular lands to which their rights or interests apply, regardless of actual production therefrom, shall constitute full performance of any and all such obligations to the undersigned existing under such leases or other contracts. For the same consideration each of the undersigned warrants and agrees that the schedule attached as Exhibit "B" to said Unit Agreement correctly states his interest in the lands within the unit area as of the date of his execution of this consent.

The terms and provisions hereof shall extend to and be binding upon the heirs, personal representatives, successors and assigns of the undersigned and each of them.

IN WITNESS WHEREOF, the undersigned have caused this instrument to be effected and have set opposite their respective names the date of execution thereof.

ADDRESS	SIGNATURE
3255 So. Race Street	7 Jan D Roach
Englewood, Colorado	7 Mine M. Roach
Date: October 24, 1952	
Date:	
STATE OF Colorado) COUNTY OF Denver)	ب عب
On this 27th day of October , 1	952 , before me personally appeared
Jack D. Roach and Nina M. Roac to me known to be the persons described and acknowledged that they executed the executed th	h, husband and wife in and who executed the foregoing instrument, he same as their free act and deed.
My commission expires:	Margary Rublic
A	

July 13, 1954

In consideration of the execution of the Unit Agreement for the development and operation of the San Juan 32 8 Unit Area, San Juan County, New Mexico by Phillips Petroleum Company in form approved by the Secretary of the Interior and the Commissioner of Public Lands of the State of New Mexico, the undersigned owners of lands or interests in lands or royalties or other interests in production of oil, gas and other hydrocarbon substances which may be produced from the land affected by said Unit Agreement hereby severally, each to the extent of his or her particular ownership or interest, consent to the inclusion of said lands within the Unit Area therein defined, ratify, approve and adopt the terms of said Unit Agreement as being applicable to said several lands and interests, agree that the term of any lease or other agreement given by the undersigned in which the undersigned claims an interest is extended or modified to the extent necessary to make the same conform to the terms of said Unit Agreement, agree that the drilling and development requirements of all leases and other instruments in which their several rights and interests are created or defined shall be deemed fully performed by the performance of the provisions of said Unit Agreement, and agree that payment for unitized substances upon the basis of production allocated under said Unit Agreement to the particular lands to which their rights or interests apply, regardless of actual production therefrom, shall constitute full performance of any and all such obligations to the undersigned existing under such leases or other contracts. For the same consideration each of the undersigned warrants and agrees that the schedule attached as Exhibit "B" to said Unit Agreement correctly states his interest in the lands within the unit area as of the date of his execution of this consent.

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Date: Date: Date: Date:	ADDRESS	1,10,24 SIGNATURE
Date: Date: Date: Date:	PC BOX 1875	Jan Mr. Hay
Date:	CILLAHONA City CIL	<u> </u>
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	My commission expires:
Notary Public	
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	COUNTY OF
	STATE OF SS.
	My commission expires:
Notary Public	
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19 before me personally appeared	On this day of
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	STATE OF SS.
	
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Notary Public	My commission expires:
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19 5 2, before me personally appeared	On this / day of
	COUNTY OF SS.
	STATE OF

In consideration of the execution of the Unit Agreement for the development and operation of the San Juan 32-8 Unit Area, County, New Mexico by Phillips Petroleum Company in form approved by the Secretary of the Interior and the Commissioner of Public Lands of the State of New Mexico, the undersigned owners of lands or interests in lands or royalties or other interests in production of oil, gas and other hydrocarbon substances which may be produced from the land affected by said Unit Agreement hereby severally, each to the extent of his or her particular ownership or interest, consent to the inclusion of said lands within the Unit Area therein defined, ratify, approve and adopt the terms of said Unit Agreement as being applicable to said several lands and interests, agree that the term of any lease or other agreement given by the undersigned in which the undersigned claims an interest is extended or modified to the extent necessary to make the same conform to the terms of said Unit Agreement, agree that the drilling and development requirements of all leases and other instruments in which their several rights and interests are created or defined shall be deemed fully performed by the performance of the provisions of said Unit Agreement, and agree that payment for unitized substances upon the basis of production allocated under said Unit Agreement to the particular lands to which their rights or interests apply, regardless of actual production therefrom, shall constitute full performance of any and all such obligations to the undersigned existing under such leases or other contracts. For the same consideration each of the undersigned warrants and agrees that the schedule attached as Exhibit "B" to said Unit Agreement correctly states his interest in the lands within the unit area as of the date of his execution of this consent.

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ADDRESS	SIGNATURE
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ADDRESS SIGNATURE

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Lease No. 79906

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ADDRESS	10, 19, 20 SIGNATURE
626 First National Bank Building	ALBUQUERQUE ASSOCIATED OIL COMPAN
Albuquerque, New Mexico	By Derayburn
Date: December 2, 1952	President
ATTEST: Rowinkers Secretary	
Date:	
Date:	
Date:	

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STATE OF) SS.
COUNTY OF)
On thisday of, 19, before me personally appeared
to me known to be the person described in and who executed the foregoing instrument, and acknowledged that executed the same as free act and deed.
IN WITNESS WHEREOF, I have hereunto set my hand and affixed my official seal the day and year in this certificate above written.
Notary Public
My commission expires:
STATE OF) COUNTY OF) SS.
COUNTY OF)
On thisday of, 19, before me personally appeared
IN WITNESS WHEREOF, I have hereunto set my hand and affixed my official seal the day and year in this certificate above written.
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Notary Public
My commission expires:

STATE OF New Mexico	
COUNTY OF Bernalillo)	
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me duly sworn did say that he is thePreside	nt of Albuquerque Associat
Oil Company, and that the seal affixed the corporate seal of said corporation and that sealed in behalf of said corporation by authority said Dudley Cornell acknowledge free act and deed of said corporation.	aid instrument was signed and of its Board of Directors. an
IN WITNESS WHEREOF, I have hereunto set mon this the day and year first above written.	y hand and affixed my official Notary Public
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Engine, New Mercico	
Date: 12/9/52	
Box 561	13, 18, 18 A Dayse Laws
Santa Fe, New Mexico	Parth OLamo
Date: 12/9/52	
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ADDRESS	SIGNATURE
Bax 393	Willard W. Moyer
Date: 10/15/52	Willard W. Moyer Ethel L. Moyer
Date: 10/15/50	
	,
Date:	
Date:	
Date:	

STATE OF <u>New Mexico</u>) SS.
COUNTY OF Santa Fe) SS.
On this 15th day of October , 1952, before me personally appeared
Willard N. Monger a ethel L. Monger, his wife
to me known to be the persons described in and who executed the foregoing instrument, and acknowledged that they executed the same as their free act and deed.
IN WITNESS WHEREOF, I have hereunto set my hand and affixed my official seal the day and year in this certificate above written.
Elva Ione Hall Notary Public
Notary Public
My commission expires:
1-16-54
STATE OF
COUNTY OF
On thisday of, 19, before me personally appeared
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to me known to be the person described in and who executed the foregoing instru-
ment, and acknowledged thatexecuted the same asfree act and deed.
IN WITNESS WHEREOF, I have hereunto set my hand and affixed my official seal
the day and year in this certificate above written.
Notary Public
My commission expires:
STATE OF
COUNTY OF
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to me known to be the person described in and who executed the foregoing instrument, and acknowledged that executed the same as free act and deed.
IN WITNESS WHEREOF, I have hereunto set my hand and affixed my official seal the day and year in this certificate above written.
Notary Public
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My commission expires:

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ADDRESS	SIGNATURE
1206 Salisteo Parkway	Charles Mr Parece
Vanta Fe, n.m.	Gritude & Sarcoll
Date: 10/15/52	
Lovato Neight	Chas. N. Might.
Santa Fe Dom	'Helen J. Whigh
Date: 10/15/52	
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Date:	
Date:	

STATE OF 1/ew W/efico	
COUNTY OF Santa Fe	SS.
On this 15th day of OC	tober, 1952, before me personally appeared
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	tright o Delen & Strick how wife
o me known to be the persons	described in and who executed the foregoing instrument executed the same as their free act and deed.
IN WITNESS WHEREOF, I have the day and year in this certification	eve hereunto set my hand and affixed my official seal
	Deilo P. Janay No
My commission expires:	Notary Publik
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COUNTY OF	SS.
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to me known to be the person	described in and who executed the foregoing instrevented the same as
the day and year in this certif	ave hereunto set my hand and affixed my official seal ficate above written.
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	Notary Public
My commission expires:	
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STATE OF	_)
COUNTY OF) SS. _)
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IN WITNESS WHEREOF, I ha	ave hereunto set my hand and affixed my official seal ficate above written.
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ADDRESS	27a SIGNATURE
304 Monteuma Street	Ella S. Comstock
Santa Je', new mey.	
Date: 10/15/53	
	Lillian H. Duncas
Tengue, new mexico	Cillan SV. Cuman
Date: 16/15/52	
Date:	
Date:	

STATE OF Thew Torestica)
COUNTY OF Santa La') SS.
On this 15 day of October, 19 52, before me personally appeared
Ella S. Comstock, a widow
- Corrange, water
to me known to be the person described in and who executed the foregoing instrument, and acknowledged that executed the same as free act and deed.
IN WITNESS WHEREOF, I have hereunto set my hand and affixed my official seal the day and year in this certificate above written.
Notary Public
My commission expires:
7-20-34
STATE OF Yew Merica)
STATE OF <u>New Merica</u>) SS. COUNTY OF <u>Santa Fé</u>)
On this 15th day of October, 1952, before me personally appeared
Lielian V. Duncan, a window
to me known to be the person described in and who executed the foregoing instrument, and acknowledged that executed the same as free act and deed.
IN WITNESS WHEREOF, I have hereunto set my hand and affixed my official seal
the day and year in this certificate above written.
tel . Janagar
Notary Public /
My commission expires:
7-20-54
STATE OF)
) SS.
COUNTY OF)
On thisday of, 19, before me personally appeared
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IN WITNESS WHEREOF, I have hereunto set my hand and affixed my official seal the day and year in this certificate above written.
Notary Public
My commission expires:

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IN WITNESS WHEREOF, the undersigned have caused this instrument to be effected and have set opposite their respective names the date of execution thereof.

STONATURE

ADDRESS	SIGNATURE
1205 Tower Petroleum Building	Leola Cundiff
Dallas, Texas	
Date: October 17, 1952	
Date:	
Date:	
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Date:	

STATE OF	_) _) _{SS} .
COUNTY OF JAMES	_) 33.
On this Lithday of	time, 19 32 , before me personally appeared
	Lana Cariff
	described in and who executed the foregoing instrument, executed the same as free act and deed.
IN WITNESS WHEREOF, I h the day and year in this certi	have hereunto set my hand and affixed my official seal afficate above written.
	Notary Public
My commission expires:	
<u>6 2-93</u>	Notary Public, Dallas Caunty, Texas My Commission Expires June 1, 1953
STATE OF	_)
COUNTY OF	
On this day of	, 19, before me personally appeared
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the day and year in this certi	have hereunto set my hand and affixed my official seal ificate above written.
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ADDRESS	SIGNATURE
P. G. Box 1706	32 Junk Burnand
Santa Fe, New Mexico	
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422 al Pago Mational Sank Building	32 Mentherse
El Paso, fexas	
Date:	
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Date: 1000 179 1952	
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512 So Quillerst St 15,16 While Coralina Surgerpye H. M. Roseline Abestum
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Date: 12/16/57
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Date:

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In consideration of the execution of the Unit Agraement for the development and operation of the San Juan 32-8 Unit Area, Juan County, New Mexico by Phillips Petroleum Company in form approved by the Secretary of the Interior and the Commissioner of Public Lands of the State of New Mexico, the undersigned owners of lands or interests in lands or royalties or other interests in production of oil, gas and other hydrocarbon substances which may be produced from the land affected by said Unit Agreement hereby severally, each to the extent of his or her particular ownership or interest, consent to the inclusion of said lands within the Unit Area therein defined, ratify, approve and adopt the terms of said Unit Agreement as being applicable to said several lands and interests, agree that the term of any lease or other agreement given by the undersigned in which the undersigned claims an interest is extended or modified to the extent necessary to make the same conform to the terms of said Unit Agreement, agree that the drilling and development requirements of all leases and other instruments in which their several rights and interests are created or defined shall be deemed fully performed by the performance of the provisions of said Unit Agreement, and agree that payment for unitized substances upon the basis of production allocated under said Unit Agreement to the particular lands to which their rights or interests apply, regardless of actual production therefrom, shall constitute full performance of any and all such obligations to the undersigned existing under such leases or other contracts. For the same consideration each of the undersigned warrants and agrees that the schedule attached as Exhibit "B" to said Unit Agreement correctly states his interest in the lands within the unit area as of the date of his execution of this consent.

The terms and provisions hereof shall extend to and be binding upon the heirs, personal representatives, successors and assigns of the undersigned and each of them.

ADDRESS	38 SIGNATURE
723 harriward Str.	Elizabeth S. Thayer
723 hordwood dr. Lamel, Miss.	
Date: Oct. 31, 19,5-2	
23 horthwood Dr. Laurel Mis.	Ste Thagor
Date: Och. 22, 195-	
Date:	
Date:	

STATE OF Mississippi) SS. COUNTY OF James SS.
on this 2/st day of October, 1952, before me personally appeared blizabeth & hayer wife of A Chayer
to me known to be the person described in and who executed the foregoing instrument, and acknowledged that executed the same as the free act and deed.
IN WITNESS WHEREOF, I have hereunto set my hand and affixed my official seal the day and year in this certificate above written.
Phada Steers Notary Public
My commission expires: 12fisfi-3
STATE OF alabama) SS. COUNTY OF makely
On this 22 day of, 19_52, before me personally appeared
to me known to be the person described in and who executed the foregoing instrument, and acknowledged that he executed the same as he free act and deed.
IN WITNESS WHEREOF, I have hereunto set my hand and affixed my official seal the day and year in this certificate above written.
Glenn L. Hamburger Notary Public
My commission expires: July 23, 1956 STATE OF
COUNTY OF) SS.
On this day of, 19, before me personally appeared
to me known to be the person described in and who executed the foregoing instrument and acknowledged that executed the same as free act and deed.
IN WITNESS WHEREOF, I have hereunto set my hand and affixed my official seal the day and year in this certificate above written.
Notary Public .
My commission expires:

In consideration of the execution of the Unit Agreement for the development and operation of the San Juan 32 8 Unit Area Acres County, New Mexico by Phillips Petroleum Company in form approved by the Secretary of the Interior and the Commissioner of Public Lands of the State of New Mexico, the undersigned owners of lands or interests in lands or royalties or other interests in production of oil, gas and other hydrocarbon substances which may be produced from the land affected by said Unit Agreement hereby severally, each to the extent of his or her particular ownership or interest, consent to the inclusion of said lands within the Unit Area therein defined, ratify, approve and adopt the terms of said Unit Agreement as being applicable to said several lands and interests, agree that the term of any lease or other agreement given by the undersigned in which the undersigned claims an interest is extended or modified to the extent necessary to make the same conform to the terms of said Unit Agreement, agree that the drilling and development requirements of all leases and other instruments in which their several rights and interests are created or defined shall be deemed fully performed by the performance of the provisions of said Unit Agreement, and agree that payment for unitized substances upon the basis of production allocated under said Unit Agreement to the particular lands to which their rights or interests apply, regardless of actual production therefrom, shall constitute full performance of any and all such obligations to the undersigned existing under such leases or other contracts. For the same consideration each of the undersigned warrants and agrees that the schedule attached as Exhibit "B" to said Unit Agreement correctly states his interest in the lands within the unit area as of the date of his execution of this consent.

The terms and provisions hereof shall extend to and be binding upon the heirs, personal representatives, successors and assigns of the undersigned and each of them.

Goldeth Dyas Plate For	4, 5, 6, 2/ SIGNATURE
The state of the s	
Houston Dya	
Date: / & / 1 & / 5 2	1 Suite of
	1,5,6,21
Jo Hutthings Sean, Ma Falvisto Fra	ame hadrophine
Falvista Higa	intill dening
Date: (4/6/12	tre 1 jungtand
	4,5,6,21
713 man	South Texas Mational Bank of Houston, Texas Trustee for the use of Waters S. Davis, III,
Housta, Tras	Roger H. Davis, Jerosy S. Davis and Pearson O. Porter, Jr.
	BY Atthul Brun
the Kurdhy	Vice-President & Trust Officer
# 1 T T T T T T T T T T T T T T T T T T	·
Date:	

STATE OF // + cc) SS.	
COUNTY OF A COUNTY	
On this // day of Collabor, 19	, before me personally appeared
ties Budden for the Cial.	y) 11 Duris her wife
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to me known to be the person described in an and acknowledged that executed the sa	d who executed the foregoing instrument me as the free act and deed.
IN WITNESS WHEREOF, I have hereunto set my the day and year in this certificate above written	
	A LAC THE PROPERTY OF
-	Notary Public
My commission expires:	·
and the state of t	
STATE OF)	
) SS.	
COUNTY OF)	
On this, 19,	, before me personally appeared
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	and who executed the foregoing instrusame as free act and deed.
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IN WITNESS WHEREOF, I have hereunto set my the day and year in this certificate above written	hand and affixed my official seal
_	Notary Public
	Notary Fubile
My commission expires:	
STATE OF) SS.	
COUNTY OF	
On this day of, 19	, before me personally appeared
to me known to be the person described in ment, and acknowledged that executed the	and who executed the foregoing instru- e same asfree act and deed.
IN WITNESS WHEREOF, I have hereunto set my the day and year in this certificate above writter	hand and affixed my official seal
	ı
-	Notary Public
Man committee and an accordance as	Honera repare
My commission expires:	

THE STATE OF TEXAS

COUNTY OF HARRIS

BEFORE ME, the undersigned authority, on this day personally appeared <u>Orthory Jumn</u>. Vice-Fresident & Trust Officer of South Texas National Bank of Houston, known to me to be the person whose name is subscribed to the foregoing instrument and he acknowledged to me that he executed the same as the set and deed of said corporation for the purposec and consideration therein expressed, and in the capacity therein stated.

this 11th day of October, 1952

Hotary Public in and for Harris County, Taxas.

ay Germanika Lipus 6-10-3



In consideration of the execution of the Unit Agreement for the development and operation of the San Juan 32-8 Unit Area, San Juan County, New Mexico by Phillips Petroleum Company in form approved by the Secretary of the Interior and the Commissioner of Public Lands of the State of New Mexico, the undersigned owners of lands or interests in lands or royalties or other interests in production of oil, gas and other hydrocarbon substances which may be produced from the land affected by said Unit Agreement hereby severally, each to the extent of his or her particular ownership or interest, consent to the inclusion of said lands within the Unit Area therein defined ratify, approve and adopt the terms of said Unit Agreement as being applicable to said several lands and interests, agree that the term of any lease or other agreement given by the undersigned in which the undersigned claims an interest is extended or modified to the extent necessary to make the same conform to the terms of said Unit Agreement, agree that the drilling and development requirements of all leases and other instruments in which their several rights and interests are created or defined shall be deemed fully performed by the performance of the provisions of said Unit Agreement, and agree that payment for unitized substances upon the basis of production allocated under said Unit Agreement to the particular lands to which their rights or interests apply , regardless of actual production therefrom, shall constitute full performance of any and all such obligations to the undersigned existing under such leases or other contracts. For the same consideration each of the undersigned warrants and agrees that the schedule attached as Exhibit "B" to said Unit Agreement correctly states his interest in the lands within the unit area as of the date of his execution of this Consent.

The terms and provisions hereof shall extend to and be binding upon the heirs, personal representatives, successors and assigns of the undersigned and each of them.

ADDRESS Levae Casper, Casper, Wyo. Ane & Baillie Cosper, Wyo. Date: Oct. 16, 1952	8,12,14 SIGNATURE L. M. HAGOON
Date: Oct. 16, 1952	Mary C Hagood
Date:	
Date:	

STATE OF WYOMI	NG CO			
COUNTY OF NATRO	NA SS.			
On this_	16th day of October,	19 52 , be	fore me personal	lly appeared
	od and Mary C. Hagood,			· · · · · · · · · · · · · · · · · · ·
to me known to be and acknowledged	that <u>they</u> execu	ibed in and who ted the same as_		
IN WITNES	SS WHEREOF, I have here	unto set my hand	and affixed my	official seal
the day and year	in this certificate ab	ove written.		,. •
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My commission exp	oi noce	hicas	Notary Public ing at	Aca His
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In consideration of the execution of the Unit Agreement for the development and operation of the San Juan 32.8 Unit Area, San Juan County, New Mexico by Phillips Petroleum Company in form approved by the Secretary of the Interior and the County, New Mexico by Commissioner of Public Lands of the State of New Mexico, the undersigned owners of lands or interests in lands or royalties or other interests in production of oil, gas and other hydrocarbon substances which may be produced from the land affected by said Unit Agreement hereby severally, each to the extent of his or her particular ownership or interest, consent to the inclusion of said lands within the Unit Area therein defined. ratify, approve and adopt the terms of said Unit Agreement as being applicable to said several lands and interests, agree that the term of any lease or other agreement given by the undersigned in which the undersigned claims an interest is extended or modified to the extent necessary to make the same conform to the terms of said Unit Agreement, agree that the drilling and development requirements of all leases and other instruments in which their several rights and interests are created or defined shall be deemed fully performed by the performance of the provisions of said Unit Agreement, and agree that payment for unitized substances upon the basis of production allocated under said Unit Agreement to the particular lands to which their rights or interests apply, regardless of actual production therefrom, shall constitute full performance of any and all such obligations to the undersigned existing under such leases or other contracts. For the same consideration each of the undersigned warrants and agrees that the schedule attached as Exhibit "B" to said Unit Agreement correctly states his interest in the lands within the unit area as of the date of his execution of this Consent.

The terms and provisions hereof shall extend to and be binding upon the heirs, personal representatives, successors and assigns of the undersigned and each of them.

412 w. Copper (albuqueque, n.m. Date: 10-27-1-	Court Enterprises, A co-partnership Composed of: Elmer D. Elliott Harold A. Elliott
	E. Dale Elliott.
Date:	
Date:	
Date:	

STATE OF NEW MEXICO) ss.
County of Bernalillo)

On this 27th day of October, 1952, before me personally appeared ELMER D. ELLIOTT, HAROLD A. ELLIOTT, E. DALE ELLIOTT to me known to be the persons who executed the foregoing instrument in behalf of COURT ENTERPRISES, a co-partnership, and acknowledged that they executed the same as the fee act and deed of said COURT ENTERPRISES, and they the said ELMER D. ELLIOTT, HAROLD A. ELLIOTT, and E. DALE ELLIOTT acknowledged that they executed the foregoing instrument as their free act and deed.

Notary Public Browler

My commission expires:

ILLEGIBLE

In consideration of the execution of the Unit Agreement for the development and operation of the San Juan 12-1 Unit Area, County, New Mexico by Phillips Petroleum Company in form approved by the Septetary of the Interior and the Commissioner of Public Lands of the State of New Mexico, the undersigned owners of lands or interests in lands or royalties or other interests in production of oil, gas and other hydrocarbon substances which may be produced from the land affected by said Unit Agreement hereby severally, each to the extent of his or her particular ownership or interest, consent to the inclusion of said lands within the Unit Area therein defined, ratify, approve and adopt the terms of said Unit Agreement as being applicable to said several lands and interests, agree that the term of any lease or other agreement given by the undersigned in which the undersigned claims an interest is extended or modified to the extent necessary to make the same conform to the terms of said Unit Agreement, agree that the drilling and development requirements of all leases and other instruments in which their several rights and interests are created or defined shall be deemed fully performed by the performance of the provisions of said Unit Agreement, and agree that payment for unitized substances upon the basis of production allocated under said Unit Agreement to the particular lands to which their rights or interests apply, regardless of actual production therefrom, shall constitute full performance of any and all such obligations to the undersigned existing under such leases or other contracts. For the same consideration each of the undersigned warrants and agrees that the schedule attached as Exhibit "B" to said Unit Agreement correctly states his interest in the lands within the unit area as of the date of his execution of this consent.

The terms and provisions hereof shall extend to and be binding upon the heirs, personal representatives, successors and assigns of the undersigned and each of them.

ADDRESS	SIGNATURE O
P.O. Bol 62	Hamilton Enving
Lyon miss.	
Lyon, miss. Date: ort. 20, 1952	
R78 #1 Bax 245 Lanford Florida Date: Oct 23, 1952	Pauline L'Munhae Banald M'Mundana
S16 Eagle Al. Sarpon Spring Ila Date: Oct 21 195-2	Ella Mee Hay
Date: Och 21 1950	
Date:	• · · · · · · · · · · · · · · · · · · ·

STATE OF SS.
COUNTY OF Cashown
On this 30 tday of Action, 19 52, before me personally appeared Transition Every, a Single Man.
to me known to be the person described in and who executed the foregoing instrument,
and acknowledged that executed the same as free act and deed.
IN WITNESS WHEREOF, I have hereunto set my hand and affixed my official seal the day and year in this certificate above written.
Notary Public
My commission expires:
My Commission Expires June 13, 1954
STATE OF florida
COUNTY OF Seminale) SS.
On this 23 rd day of act, 1952, before me personally appeared
to me known to be the person a described in and who executed the foregoing instrument,
and acknowledged that they executed the same as their free act and deed.
IN WITNESS WHEREOF, I have hereunto set my hand and affixed my official seal the day and year in this certificate above written.
\mathcal{M}
Holary Public
\mathcal{O}
My commission expires: Netery Public, State of Floride at Large My commission expires Apr. 15, 1954
——————————————————————————————————————
STATE OF Coula
COUNTY OF Pinellas) SS.
On this 24 in day of a Clotha 1952, before me personally appeared
to me known to be the person described in and who exeguted the foregoing instrument,
and acknowledged that ske executed the same as her free act and deed.
IN WITNESS WHEREOF, I have hereunto set my hand and affixed my official seal the day and year in this certificate above written.
\sim
Inna D. Johnson
Notary Public

My commission expires:

Notary Public, State of Figure 6t 42:

MEMORANDUM

San Juan 32-8 Unit San Juan County, New Mexico

Described below are the federal leases which contain lands falling in more than one federal unit.

Santa Fe 078472

32-7 Sec. 23: SW/4 Sec. 26: N/2 NW/4 Sec. 27: N/2 Sec. 28: N/2 Sec. 29: S/2 NE/4, SE/4, NE/4 NW/4, SE/4 SW/4 32-8 Sec. 12: Lets 1, 2, 3, 4, 5/2 Sec. 13: All

Santa Fe 079341

32-8 Sec. 19: Let 4, SE/4 SW/4, SW/4 SE/4 Sec. 28: W/2 Sec. 30: All

32-9 Sec. 21: E/2 Sec. 22: N/2, SE/4, E/2 SW/4, NW/4 SW/4 Sec. 23: All