LOG IN, ASSIGN No., Write ORDER

## PHILLIPS PETROLEUM COMPANY

P. O. Box 2105 Hobbs, New Mexico

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September 2, 1958

In re: Request for Administrative Approval for Exception to Rule 309ž as it Pertains to Phillips <u>Petroleum Company</u> Leamex Lease and New Mex "B" Lease, <u>Leamex Pennsylvania</u> Pool Area, Lea County, New Mexico.

New Mexico Oil Conservation Commission P. C. Box 871 Santa Fe, New Mexico

Attn: Mr. A. L. Porter, Jr., Secretary & Director

Gentlemen:

Phillips Petroleum Company herewith makes application for an exception to Rule 309a of the Rules and Regulations of the New Mexico Oil Conservation Commission and requests administrative approval to commingle the production of oil from two separate oil and gas leases, the acreage therein being contiguous.

The following is a description on the subject leases:

New Mex "B" Lease, NE/4 of Section 22-17S-33E, Lea County

Leamex Lease, NW/4 & S/2 of Section 23-17S-33E, Lea County

Attached is a plat of the above lease area and shows all offset operators.

In support of this application, Phillips Petroleum Company wishes to state the following:

1. The separate state leases are dedicated to a common beneficiary.

- 2. All wells will be producing from a common source of supply.
- 3. Adequate testing facilities will be provided for individual well testing.
- 4. The only offset operator has consented to the proposed commingling of oil from the two separate leases and their letter waiving objection to this proposal is attached.

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5. A letter granting the State Land Commissioner's permission to commingle production from the two leases is attached.

I hereby certify that the information given above is true and complete to the best of my knowledge.

Respectfully submitted,

PHILLIPS PETROLEUM COMPANY

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W. C. Rodgers District Superintendent Production Department

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