BEFORE	EXAMINER	CATANACH
OIL CO	NSERVATION	DIVISION

And EXHIBIT NO. 2

CASE NO.

A.A.P.L. FORM 610-1982

MODEL FORM OPERATING AGREEMENT

Knockabout Federal #1

	OPERATIN	G AGREEMENT		
	D	ATED		
	October 1	1	•	
		year		
OPERATOR Hud	son Oil Company of Tex	kas		
CONTRACT AREA	Township 17 South, R	ange 31 East		
	Section 12: S/2			
Depth Restrictions	outlined on Exhibit "A'	" attached hereto.		
COUNTY OR PARIS	SH OF Eddy		STATE OF New Mexico	

COPYRIGHT 1982 - ALL RIGHTS RESERVED AMERICAN ASSOCIATION OF PETROLEUM LANDMEN, 4100 FOSSIL CREEK BLVD., FORT WORTH, TEXAS, 76137-2791, APPROVED FORM. A.A.P.L. NO. 610 - 1982 REVISED

A.A.P.L. FORM 610 - MODEL FORM OPERATING AGREEMENT - 1902

ARTICLE VI continued

1 required to pay for only its proportionate share of such part of Operator's surface facilities which it uses.

4

Each party shall execute such division orders and contracts as may be necessary for the sale of its interest in production from the Contract Area, and, except as provided in Article VII.B., shall be entitled to receive payment directly from the purchaser thereof for its share of all production.

5

0 10

In the event any party shall fail to make the arrangements necessary to take in kind or separately dispose of its proportionate share of 8 the oil produced from the Contract Area, Operator shall have the right, subject to the revocation at will by the party owning it, but not the obligation, to purchase such oil or sell it to others at any time and from time to time, for the account of the non-taking party at the a price negotiated in good faith by the Operator.

best price obtainable in the area for such production. Any such purchase or sale by Operator shall be subject always to the right of the owner of the production to exercise at any time its right to take in kind, or separately dispose of, its share of all oil not previously 12 delivered to a purchaser. Any purchase or sale by Operator of any other party's share of oil shall be only for such reasonable periods of 13 time as are consistent with the minimum needs of the industry under the particular circumstances, but in no event for a period in excess 14 of one (1) year.

15 16

in the event one or more parties' separate disposition—/ of its share of the gas causes split-stream deliveries to separate pipelines and/or 17 deliveries which on a day-to-day basis for any reason are not exactly equal to a party's respective proportionate share of total gas sales to be allocated to it, the balancing or accounting between the respective accounts of the parties shall be in accordance with any gas balancing agreement between the parties hereto, whether such an agreement is attached as Exhibit "E", or is a separate agreement.

20 ***See Below

21 D. Access to Contract Area and Information:

22 23

25

19

Each party shall have access to the Contract Area at all reasonable times, at its sole cost and risk to inspect or observe operations, 24 and shall have access at reasonable times to information pertaining to the development or operation thereof, including Operator's books and records relating thereto. Operator, upon request, shall furnish each of the other parties with copies of all forms or reports filed with 26 governmental agencies, daily drilling reports, well logs, tank tables, daily gauge and run tickets and reports of stock on hand at the first of each month, and shall make available samples of any cores or cuttings taken from any well drilled on the Contract Area. The cost of gathering and furnishing information to Non-Operator, other than that specified above, shall be charged to the Non-Operator that requests the Information.

29 30

28

31 E. Abandonment of Wells:

32 33

35

37

38

39

1. Abandonment of Dry Holes: Except for any well drilled or deepened pursuant to Article VI.B.2., any well which has been drilled or deepened under the terms of this agreement and is proposed to be completed as a dry hole shall not be plugged and abandoned without the consent of all parties. Should Operator, after diligent effort, be unable to contact any party, or should any party fail to reply within forty-eight (48) hours (exclusive of Saturday, Sunday and legal holidays) after receipt of notice of the proposal to plug and abandon such well, such party shall be deemed to have consented to the proposed abandonment. All such wells shall be plugged and abandoned in accordance with applicable regulations and at the cost, risk and expense of the parties who participated in the cost of drilling or deepening such well. Any party who objects to plugging and abandoning such well shall have the right to take over the well and conduct further 40 operations in search of oil and/or gas subject to the provisions of Article VI.B.

41 42

46

48

49

51

2. Abandonment of Wells that have Produced: Except for any well in which a Non-Consent operation has been conducted 43 hereunder for which the Consenting Parties have not been fully reimbursed as herein provided, any well which has been completed as a producer shall not be plugged and abandoned without the consent of all parties. If all parties consent to such abandonment, the well shall be plugged and abandoned in accordance with applicable regulations and at the cost, risk and expense of all the parties hereto. If, within thirty (30) days after receipt of notice of the proposed abandonment of any well, all parties do not agree to the abandonment of such well, those wishing to continue its operation from the interval(s) of the formation(s) then open to production shall tender to each of the other parties its proportionate share of the value of the well's salvable material and equipment, determined in accordance with the provisions of Exhibit "C", less the estimated cost of salvaging and the estimated cost of plugging and abandoning. Each abandoning party shall assign 50 the non-abandoning parties, without warranty, express or implied, as to title or as to quantity, or fitness for use of the equipment and material, all of its interest in the well and related equipment, together with its interest in the leasehold estate as to, but only as to, the interval or intervals of the formation or formations then open to production. If the interest of the abandoning party is or includes an oil and gas interest, such party shall execute and deliver to the non-abandoning party or parties an oil and gas lease, limited to the interval or in-54 tervals of the formation or formations then open to production, for a term of one (1) year and so long thereafter as oil and/or gas is pro-55 duced from the interval or intervals of the formation or formations covered thereby, such lease to be on the form attached as Exhibit

56 57 58

**Notwithstanding any provision to the contrary to this or any other agreement each party shall have the right at all times and from time to time, upon written notice, to audit all of taking party and/or operator's records and accounts related to or in connection with production or allocation of production from the contract area. Auditing of settlement records shall also be applicable if taking party 61 and/or operator distributes proceeds to the auditing party.

62 63

64 65

66 67

68 69

70

A.A.P.L. FORM 610 - MODEL FORM OPERATING AGREEMENT - 1762

ARTICLE VII continued

1 2	Option No. 1: All necessary expenditures for the drilling or deepening, testing, completing and equipping of the well, including necessary tankage and/or surface facilities.
3	necessary tankage and/or surface facilities.
4	Option No. 2: All necessary expenditures for the drilling or deepening and testing of the well. When such well has reached its authorized depth, and all tests have been completed, and the results thereof furnished to the parties, Operator shall give immediate notice
6	to the Non-Operators who have the right to participate in the completion costs. The parties receiving such notice shall have forty-eight
7	(48) hours (exclusive of Saturday, Sunday and legal holidays) in which to elect to participate in the setting of casing and the completion at-
8 9.	tempt. Such election, when made, shall include consent to all necessary expenditures for the completing and equipping of such well, including necessary tankage and/or surface facilities. Failure of any party receiving such notice to reply within the period above fixed shall
10	constitute an election by that party not to participate in the cost of the completion attempt. If one or more, but less than all of the parties,
11· 12	elect to set pipe and to attempt a completion, the provisions of Article VI.B.2. hereof (the phrase "reworking, deepening or plugging back" as contained in Article VI.B.2. shall be deemed to include "completing") shall apply to the operations thereafter conducted by less
13 14	than all parties.
15	2. Rework or Plug Back: Without the consent of all parties, no well shall be reworked or plugged back except a well reworked or
16	plugged back pursuant to the provisions of Article VI.B.2. of this agreement. Consent to the reworking or plugging back of a well shall
17	include all necessary expenditures in conducting such operations and completing and equipping of said well, including necessary tankage
18	and/or surface facilities.
19 20	3. Other Operations: Without the consent of all parties, Operator shall not undertake any single project reasonably estimated
21	to require an expenditure in excess of <u>twenty-five thousand</u> Dollars (\$ 25,000,00
22	except in connection with a well, the drilling, reworking, deepening, completing, recompleting, or plugging back of which has been
23	previously authorized by or pursuant to this agreement; provided, however, that, in case of explosion, fire, flood or other sudden
24	emergency, whether of the same or different nature, Operator may take such steps and incur such expenses as in its opinion are required
25 26	to deal with the emergency to safeguard life and property but Operator, as promptly as possible, shall report the emergency to the other parties. If Operator prepares an authority for expenditure (AFE) for its own use, Operator shall furnish any Non-Operator so requesting
27	an information copy thereof for any single project costing in excess of
28	Dollars (\$ 15,000.00) but less than the amount first set forth above in this paragraph.
29	
30	E. Rentals, Shut-in Well Payments and Minimum Royalties:
31 32	Rentals, shut-in well payments and minimum royalties which may be required under the terms of any lease shall be paid by the
33	party or parties who subjected such lease to this agreement at its or their expense. In the event two or more parties own and have con-
34	tributed interests in the same lease to this agreement, such parties may designate one of such parties to make said payments for and on
_	behalf of all such parties. Any party may request, and shall be entitled to receive, proper evidence of all such payments. In the event of
36	failure to make proper payment of any rental, shut-in well payment or minimum royalty through mistake or oversight where such payment is required to continue the lease in force, any loss which results from such non-payment shall be borne in accordance with the pro-
	visions of Article IV.B.2.
39	
40	Operator shall notify Non-Operator of the anticipated completion of a shut-in gas well, or the shutting in or return to production
41	of a producing gas well, at least five (5) days (excluding Saturday, Sunday and legal holidays), or at the earliest opportunity permitted by circumstances, prior to taking such action, but assumes no liability for failure to do so. In the event of failure by Operator to so notify
42 43	Non-Operator, the loss of any lease contributed hereto by Non-Operator for failure to make timely payments of any shut-in well payment
44	shall be borne jointly by the parties hereto under the provisions of Article IV.B.3.
45	
46	F. Taxes:
47 48	Beginning with the first calendar year after the effective date hereof. Operator shall render for ad valorem taxation all property
49	subject to this agreement which by law should be rendered for such taxes, and it shall pay all such taxes assessed thereon before they
50	become delinquent. Prior to the rendition date, each Non-Operator shall furnish Operator information as to burdens (to include, but not
51	be limited to, royalties, overriding royalties and production payments) on leases and oil and gas interests contributed by such Non-
52	Operator. If the assessed valuation of any leasehold estate is reduced by reason of its being subject to outstanding excess royalties, over-
53 54	riding royalties or production payments, the reduction in ad valorem taxes resulting therefrom shall inure to the benefit of the owner or owners of such leasehold estate, and Operator shall adjust the charge to such owner or owners so as to reflect the benefit of such reduc-
55	tion. If the ad valorem taxes are based in whole or in part upon separate valuations of each party's working interest, then notwithstanding
56	anything to the contrary herein, charges to the joint account shall be made and paid by the parties hereto in accordance with the tax
57	value generated by each party's working interest. Operator shall bill the other parties for their proportionate shares of all tax payments in
58	the manner provided in Exhibit "C".
59 60	If Operator considers any tax assessment improper, Operator may, at its discretion, protest within the time and manner
61	prescribed by law, and prosecute the protest to a final determination, unless all parties agree to abandon the protest prior to final deter-
62	mination. During the pendency of administrative or judicial proceedings, Operator may elect to pay, under protest, all such taxes and any
63	interest and penalty. When any such protested assessment shall have been finally determined, Operator shall pay the tax for the joint ac-
64	count, together with any interest and penalty accrued, and the total cost shall then be assessed against the parties, and be paid by them, as
65 66	provided in Exhibit "C".
67	Each party shall pay or cause to be paid all production, severance, excise, gathering and other taxes imposed upon or with respect
68	to the production or handling of such party's share of oil and/or gas produced under the terms of this agreement.

69