EXHIBIT "C"

Attached to and made a part of <u>that certain Operating Agreement dated November 1, 2006 by and between OXY USA</u> WTP Limited Partnership, as Operator and BP America Production Company, et al. as Non-Operator.

ACCOUNTING PROCEDURE

I. GENERAL PROVISIONS

1. Definitions

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"Joint Property" shall mean the real and personal property subject to the agreement to which this Accounting Procedure is attached.

"Joint Operations" shall mean all operations necessary or proper for the development, operation, protection and maintenance of the Joint Property.

"Joint Account" shall mean the account showing the charges paid and credits received in the conduct of the Joint Operations and which are to be shared by the Parties.

- "Operator" shall mean the party designated to conduct the Joint Operations.
- "Non-Operators" shall mean the Parties to this agreement other than the Operator.
- "Parties" shall mean Operator and Non-Operators.
- "First Level Supervisors" shall mean those employees whose primary function in Joint Operations is the direct supervision of other employees and/or contract labor directly employed on the Joint Property in a field operating capacity.
 - "Technical Employees" shall mean those employees having special and specific engineering, geological or other professional skills, and whose primary function in Joint Operations is the handling of specific operating conditions and problems for the benefit of the Joint Property.
- "Personal Expenses" shall mean travel and other reasonable reimbursable expenses of Operator's employees.
 - "Material" shall mean personal property, equipment or supplies acquired or held for use on the Joint Property.
 - "Controllable Material" shall mean Material which at the time is so classified in the Material Classification Manual as most recently recommended by the Council or Petroleum Accountants Societies.

36372.Statement and Billings

Operator shall bill Non-Operators on or before the last day of each month for their proportionate share of the Joint Account for the preceding month. Such bills will be accompanied by statements which identify the authority for expenditure, lease or facility, and all charges and credits summarized by appropriate classifications of investment and expense except that items of Controllable Material and unusual charges and credits shall be separately identified and fully described in detail.

44 45 3. Advances and Payments by Non-Operators

- A. Unless otherwise provided for in the agreement, the Operator may require the Non-Operators to advance their thirty (30) share of estimated cash outlay for the succeeding month's operation within fifteen (15)-/ days after receipt of the billing or by the first day of the month for which the advance is required, whichever is later. Operator shall adjust each monthly billing to reflect advances received from the Non-Operators.
- thirty (30) Each Non-Operator shall pay its proportion of all bills within fifteen (15) / days after receipt. If payment is not made B within such time, the unpaid balance shall bear interest monthly at the prime rate in effect at the end of the business day for JP Morgan Chase & Co. first which on the day of the month in delinquency occurs plus 1% or the
 - maximum contract rate permitted by the applicable usury laws in the state in which the Joint Property is located, whichever is the lesser, plus attorney's fees, court costs, and other costs in connection with the collection of unpaid amounts.

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Payment of any such bills shall not prejudice the right of any Non-Operator to protest or question the correctness thereof; provided, however, all bills and statements rendered to Non-Operators by Operator during any calendar year shall conclusively be presumed to be true and correct after twenty-four (24) months following the end of any such calendar year, unless within the said twenty-four (24) month period a Non-Operator takes written exception thereto and makes claim on Operator for adjustment. No adjustment favorable to Operator shall be made unless it is made within the same prescribed period. The provisions of this paragraph shall not prevent adjustments resulting from a physical inventory of Controllable Material as provided for in Section V.

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BEFORE THE OIL CONSERVATION DIVISION Santa Fe, New Mexico Case No. <u>13813</u> Exhibit No. 4 Submitted by: <u>OXY USA WTP LTD PARTNERSHIP.</u> Hearing Date: <u>November 9, 2006</u>



5.	Audits
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3	A. A Non-Operator, upon notice in writing to Operator and all other Non-Operators, shall have the right to audit
	Operator's accounts and records relating to the Joint Account for any calendar year within the twenty-four
	(24) month period following the end of such calendar year; provided, however, the making of an audit shall not
	extend the time for the taking of written exception to and the adjustments of accounts as provided for in Paragraph 4 of this Section I. Where there are two or more Non-Operators, the Non-Operators shall make
	every reasonable effort to conduct a joint audit in a manner which will result in a minimum of inconvenience
	to the Operator. Operator shall bear no portion of the Non-Operators' audit cost incurred under this
	paragraph unless agreed to by the Operator. The audits shall not be conducted more than once each year
	without prior approval of Operator, except upon the resignation or removal of the Operator, and shall be made
	at the expense of those Non-Operators approving such audit.
	B. The Operator shall reply in writing to an audit report within 180 days after receipt of such report.
	b. The operator shall reply in writing to an audit report within 180 days after receipt of such report.
	Approval By Non-Operators
	Where an approval or other agreement of the Parties or Non-Operators is expressly required under other sections of this
	Accounting Procedure and if the agreement to which this Accounting Procedure is attached contains no
	contrary provisions in regard thereto, Operator shall notify all Non-Operators of the Operator's proposal, and the agreement or approval of a majority in interest of the Non-Operators shall be controlling on all Non-Operators.
	agreement of approval of a majority in interest of the root-operators shall be controlling on all root-operators.
	II. DIRECT CHARGES
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Opera	tor shall charge the Joint Account with the following items:
1.	Ecological and Environmental
	Costs incurred for the benefit of the Joint Property as a result of governmental or regulatory requirements to satisfy
	environmental considerations applicable to the Joint Operations. Such costs may include surveys of an ecological or
	archaeological nature and pollution control procedures as required by applicable laws and regulations.
2.	Rentals and Royalties
	Lease rentals and royalties paid by Operator for the Joint Operations.
3.	Labor
3.	Labor
	A. (1) Salaries and wages of Operator's field employees directly employed on the Joint Property in the conduct of
	Joint Operations.
	(2) Calasian of First Java Companying in the field
	(2) Salaries of First level Supervisors in the field.
	(3) Salaries and wages of Technical Employees directly employed on the Joint Property if such charges are
	excluded from the overhead rates.
	(4) Salaries and wages of Technical Employees either temporarily or permanently assigned to and directly
	employed in the operation or the Joint Property if such charges are excluded from the overhead rates.
	B. Operator's cost of holiday, vacation, sickness and disability benefits and other customary allowances paid to
	employees whose salaries and wages are chargeable to the Joint Account under Paragraph 3A of this Section II.
	Such costs under this Paragraph 3B may be charged on a "when and as paid basis" or by "percentage assessment"
	on the amount of salaries and wages chargeable to the Joint Account under Paragraph 3A of this Section II. If
	percentage assessment is used, the rate shall be based on the Operator's cost experience.
	C. Expanditures or contributions made surguent to essentiate imposed by seven-result surfacily which are
	C. Expenditures or contributions made pursuant to assessments imposed by governmental authority which are applicable to Operator's costs chargeable to the Joint Account under Paragraphs 3A and 3B of this Section II.
	approache to operate, a constant genore to the constance and a range up of and op of and booton in
	D. Personal Expenses of those employees whose salaries and wages are chargeable to the Joint Account under
	Paragraphs 3A and 3B of this Section II.
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4.	Employee Benefits
	Operator's current costs or established plans for employees' group life insurance, hospitalization, pension, retirement
	stock purchase, thrift, bonus, and other benefit plans of a like nature, applicable to Operator's labor cost chargeable to the
	Joint Account under Paragraphs 3A and 3B of this Section II shall be Operator's actual cost not to exceed the percent
	most recently recommended by the Council of Petroleum Accountants Societies.

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1	5.	Material
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3 4 5		Material purchased or furnished by Operator for use on the Joint Property as provided under Section IV. Only such Material shall be purchased for or transferred to the Joint Property as may be required for immediate use and is reasonably practical and consistent with efficient and executive T
6 7		reasonably practical and consistent with efficient and economical operations. The accumulation of surplus stocks shall be avoided.
8	6.	Transportation
9 10		Transportation of employees and Material necessary for the Joint Operations but subject to the following limitations:
11 12		
12		A. If Material is moved to the Joint Property from the Operator's warehouse or other properties, no charge shall be made to the Joint Account for a distance greater than the distance from the nearest reliable supply store where like
14		material is normally available or railway receiving point nearest the Joint Property unless agreed to by the Parties.
15		
16		B. If surplus Material is moved to Operator's warehouse or other storage point, no charge shall be made to the Joint
17		Account for a distance greater than the distance to the nearest reliable supply store where like material is normally
18		available, or railway receiving point nearest the Joint Property unless agreed to by the Parties. No charge shall be
19 20		made to the Joint Account for moving Material to other properties belonging to Operator, unless agreed to by the Parties.
21		
22		C. In the application of subparagraphs A and B above, the option to equalize or charge actual trucking cost is
23		available when the actual charge is \$400 or less excluding accessorial charges. The \$400 will be adjusted to the
24		amount most recently recommended by the Council of Petroleum Accountants Societies.
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26 27	7.	Services
28		The cost of contract services, equipment and utilities provided by outside sources, except services excluded by Paragraph
29		10 of Section II and Paragraph i, ii, and iii, of Section III. The cost of professional consultant services and contract
30		services of technical personnel directly engaged on the Joint Property if such charges are excluded from the overhead
31		rates. The cost of professional consultant services or contract services of technical personnel not directly engaged on the
32		Joint Property shall not be charged to the Joint Account unless previously agreed to by the Parties.
33 34	8.	Equipment and Facilities Furnished By Operator
35	0.	
36		A. Operator shall charge the Joint Account for use of Operator owned equipment and facilities at rates commensurate
37		with costs of ownership and operation. Such rates shall include costs of maintenance, repairs, other operating
38		expense, insurance, taxes, depreciation, and interest on gross investment less accumulated depreciation not to
39		exceed twelve percent (%) per annum. Such rates shall not exceed average commercial
40 41		rates currently prevailing in the immediate area of the Joint Property.
42		B. In lieu of charges in Paragraph 8A above, Operator may elect to use average commercial rates prevailing in the
43		immediate area of the Joint Property less 20%. For automotive equipment, Operator may elect to use rates
44		published by the Petroleum Motor Transport Association.
45		
46	9.	Damages and Losses to Joint Property
47 48		All costs or expenses necessary for the repair or replacement of Joint Property made necessary because of damages or
49		losses incurred by fire, flood, storm, theft, accident, or other cause, except those resulting from Operator's gross
50		negligence or willful misconduct. Operator shall furnish Non-Operator written notice of damages or losses incurred as
51		soon as practicable after a report thereof has been received by Operator.
52		
53 54	10.	Legal Expense
55		Expense of handling, investigating and settling litigation or claims, discharging of liens, payment of judgments and
56		amounts paid for settlement of claims incurred in or resulting from operations under the agreement or necessary to
57		protect or recover the Joint Property, except that no charge for services of Operator's legal staff or fees or expense of
58		outside attorneys shall be made unless previously agreed to by the Parties. All other legal expense is considered to be
59		covered by the overhead provisions of Section III unless otherwise agreed to by the Parties, except as provided in Section
60 61		I, Paragraph 3.
62	11.	Taxes
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64		All taxes of every kind and nature assessed or levied upon or in connection with the Joint Property, the operation thereof,
65 ((or the production therefrom, and which taxes have been paid by the Operator for the benefit of the Parties. If the ad
66 67		valorem taxes are based in whole or in part upon separate valuations of each party's working interest, then notwithstanding anything to the contrary herein, charges to the Joint Account shall be made and paid by the Parties
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hereto in accordance with the tax value generated by each party's working interest.

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ł 12. Insurance 2 3 Net premiums paid for insurance required to be carried for the Joint Operations for the protection of the Parties. In the 4 event Joint Operations are conducted in a state in which Operator may act as self-insurer for Worker's Compensation 5 and/or Employers Liability under the respective state's laws, Operator may, at its election, include the risk under its self-6 insurance program and in that event, Operator shall include a charge at Operator's cost not to exceed manual rates. 7 8 13. Abandonment and Reclamation 9 10 Costs incurred for abandonment of the Joint Property, including costs required by governmental or other regulatory П authority. 12 13 14 Communications 14 15 Cost of acquiring, leasing, installing, operating, repairing and maintaining communication systems, including radio and microwave facilities directly serving the Joint Property. In the event communication facilities/systems serving the Joint 16 17 Property are Operator owned, charges to the Joint Account shall be made as provided in Paragraph 8 of this Section II. 18 19 15. Other Expenditures 20 21 Any other expenditure not covered or dealt with in the foregoing provisions of this Section II. or in Section III and which is of direct benefit to the Joint Property and is incurred by the Operator in the necessary and proper conduct of the Joint 22 23 Operations. 24 25 **III. OVERHEAD** 26 27 28 **Overhead - Drilling and Producing Operations** 1. 29 As compensation for administrative, supervision, office services and warehousing costs, Operator shall charge 30 drilling and producing operations on either: 31 32 (X) Fixed Rate Basis, Paragraph IA, or 33) Percentage Basis, Paragraph IB 34 (35 Unless otherwise agreed to by the Parties, such charge shall be in lieu of costs and expenses of all offices and 36 salaries or wages plus applicable burdens and expenses of all personnel, except those directly chargeable under 37 Paragraph 3A, Section II. The cost and expense of services from outside sources in connection with matters of 38 taxation, traffic, accounting or matters before or involving governmental agencies shall be considered as included in 39 the overhead rates provided for in the above selected Paragraph of this Section III unless such cost and expense are 40 agreed to by the Parties as a direct charge to the Joint Account. 41 42 The salaries, wages and Personal Expenses of Technical Employees and/or the cost of professional consultant 43 ii. services and contract services of technical personnel directly employed on the Joint Property: 44 45) shall be covered by the overhead rates, or 46 (X) shall not be covered by the overhead rates. 47 48 iii. The salaries, wages and Personal Expenses of Technical Employees and/or costs of professional consultant services 49 and contract services of technical personnel either temporarily or permanently assigned to and directly employed in 50 51 the operation of the Joint Property: 52 (X) shall be covered by the overhead rates, or 53) shall not be covered by the overhead rates. 54 (55 56 Overhead - Fixed Rate Basis Α. 57 58 (1) Operator shall charge the Joint Account at the following rates per well per month: 59 60 Drilling Well Rate \$____ 6000.00 61 (Prorated for less than a full month) 62 Producing Well Rate \$ 600.00 63 64 (2) Application of Overhead - Fixed Rate Basis shall be as follows: 65 66 (a) Drilling Well Rate 67 68 (1) Charges for drilling wells shall begin on the date the well is spudded and terminate on the date 69 70 the drilling rig, completion rig, or other units used in completion of the well is released, whichever

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		is later, except that no charge shall be made during suspension of drilling or completion operations for fifteen (15) or more consecutive calendar days.	
		(2) Charges for wells undergoing any type of workover or recompletion for a period of five (5) consecutive work days or more shall be made at the drilling well rate. Such charges shall be applied for the period from date workover operations, with rig or other units used in workover, commence through date of rig or other unit release, except that no charge shall be made during suspension of operations for fifteen (15) or more consecutive calendar days.	
	(b)	Producing Well Rates	
		(1) An active well either produced or injected into for any portion of the month shall be considered as a one-well charge for the entire month.	
		(2) Each active completion in a multi-completed well in which production is not commingled down hole shall be considered as a one-well charge providing each completion is considered a separate well by the governing regulatory authority.	
		(3) An inactive gas well shut in because of overproduction or failure of purchaser to take the production shall be considered as a one-well charge providing the gas well is directly connected to a permanent sales outlet.	
		(4) A one-well charge shall be made for the month in which plugging and abandonment operations are completed on any well. This one-well charge shall be made whether or not the well has produced except when drilling well rate applies.	
		(5) All other inactive wells (including but not limited to inactive wells covered by unit allowable, lease allowable, transferred allowable, etc.) shall not qualify for an overhead charge.	
(3)	agre the Petr sho by pub	well rates shall be adjusted as of the first day of April each year following the effective date of the ement to which this Accounting Procedure is attached by the percent increase or decrease published by COPAS. The	
B. O		- Percentage Basis	
(1		rator shall charge the Joint Account at the following rates:	
	(a)	Development	
		Percent (%) of the cost of development of the Joint Property exclusive of costs provided under Paragraph 10 of Section II and all salvage credits.	
	(b)	Operating	
	·	Percent (%) of the cost of operating the Joint Property exclusive of costs provided under Paragraphs 2 and 10 of Section II, all salvage credits, the value of injected substances purchased for secondary recovery and all taxes and assessments which are levied, assessed and paid upon the mineral interest in and to the Joint Property.	
(2	2) Ap	plication of Overhead - Percentage Basis shall be as follows:	
	dev ope inte	the purpose of determining charges on a percentage basis under Paragraph 1B of this Section III, relopment shall include all costs in connection with drilling, redrilling, deepening, or any remedial arations on any or all wells involving the use of drilling rig and crew capable of drilling to the producing erval on the Joint Property; also, preliminary expenditures necessary in preparation for drilling and continues incurred in abandoning when the well is not completed as a producer, and original cost of	

construction or installation of fixed assets, the expansion of fixed assets and any other project clearly discernible as a fixed asset, except Major Construction as defined in Paragraph 2 of this Section III. All other costs shall be considered as operating.

67 2. Overhead - Major Construction

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> > To compensate Operator for overhead costs incurred in the construction and installation of fixed assets, the expansion of fixed assets, and any other project clearly discernible as a fixed asset required for the development and operation of the Joint Property, Operator shall either negotiate a rate prior to the beginning of construction, or shall charge the Joint

expenditures incurred in abandoning when the well is not completed as a producer, and original cost of

Account for overhead based on the following rates for any Major Construction project in excess of \$_25,000.00

A. _____ % of first \$100,000 or total cost if less, plus

B. _____% of costs in excess of \$100,000 but less than \$1,000,000, plus

C. <u>2</u>% of costs in excess of \$1,000,000.

Total cost shall mean the gross cost of any one project. For the purpose of this paragraph, the component parts of a single project shall not be treated separately and the cost of drilling and workover wells and artificial lift equipment shall be excluded.

13 3. Catastrophe Overhead

To compensate Operator for overhead costs incurred in the event of expenditures resulting from a single occurrence due to oil spill, blowout, explosion, fire, storm, hurricane, or other catastrophes as agreed to by the Parties, which are necessary to restore the Joint Property to the equivalent condition that existed prior to the event causing the expenditures, Operator shall either negotiate a rate prior to charging the Joint Account or shall charge the Joint Account for overhead based on the following rates:

- A. _____5 % of total costs through \$100,000; plus
- B. 3 % of total costs in excess of \$100,000 but less than \$1,000,000; plus
- C. <u>2</u> % of total costs in excess of \$1,000,000.

Expenditures subject to the overheads above will not be reduced by insurance recoveries, and no other overhead provisions of this Section III shall apply.

4. Amendment of Rates

The overhead rates provided for in this Section III may be amended from time to time only by mutual agreement between the Parties hereto if, in practice, the rates are found to be insufficient or excessive.

IV.

PRICING OF JOINT ACCOUNT MATERIAL PURCHASES, TRANSFERS AND DISPOSITIONS

Operator is responsible for Joint Account Material and shall make proper and timely charges and credits for all Material movements affecting the Joint Property. Operator shall provide all Material for use on the Joint Property; however, at Operator's option, such Material may be supplied by the Non-Operator. Operator shall make timely disposition of idle and/or surplus Material, such disposal being made either through sale to Operator or Non-Operator, division in kind, or sale to outsiders. Operator may purchase, but shall be under no obligation to purchase, interest of Non-Operators in surplus condition A or B Material. The disposal of surplus Controllable Material not purchased by the Operator shall be agreed to by the Parties.

1. Purchases

Material purchased shall be charged at the price paid by Operator after deduction of all discounts received. In case of Material found to be defective or returned to vendor for any other reasons, credit shall be passed to the Joint Account when adjustment has been received by the Operator.

2. Transfers and Dispositions

Material furnished to the Joint Property and Material transferred from the Joint Property or disposed of by the Operator, unless otherwise agreed to by the Parties, shall be priced on the following basis exclusive of cash discounts:

- A. New Material (Condition A)
 - (1) Tubular Goods Other than Line Pipe
 - (a) Tubular goods, sized 2 3/8 inches OD and larger, except line pipe, shall be priced at Eastern mill published carload base prices effective as of date of movement plus transportation cost using the 80,000 pound carload weight basis to the railway receiving point nearest the Joint Property for which published rail rates for tubular goods exist. If the 80,000 pound rail rate is not offered, the 70,000 pound or 90,000 pound rail rate may be used. Freight charges for tubing will be calculated from Lorain, Ohio and casing from Youngstown, Ohio.
- (b) For grades which are special to one mill only, prices shall be computed at the mill base of that mill plus transportation cost from that mill to the railway receiving point nearest the Joint Property as provided above in Paragraph 2.A.(1)(a). For transportation cost from points other than Eastern mills, the 30,000

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1			pound Oil Field Haulers Association interstate truck rate shall be used.	
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3		(c)	Special end finish tubular goods shall be priced at the lowest published out-of-stock price, f.o.b. Houston,	
5			Texas, plus transportation cost, using Oil Field Haulers Association interstate 30,000 pound truck rate, to the railway receiving point nearest the Joint Property.	
6			to the failway receiving point nearest the joint i roperty.	
7		(d)	Macaroni tubing (size less than 2 3/8 inch OD) shall be priced at the lowest published out-of-stock prices	
8			f.o.b. the supplier plus transportation costs, using the Oil Field Haulers Association interstate truck rate	
9			per weight of tubing transferred, to the railway receiving point nearest the Joint Property.	
10	(a)			
11	(2)	Line	Pipe	
12 13		(a)	Line pipe movements (except size 24 inch OD and larger with walls 34 inch and over) 30,000 pounds or	
14		()	more shall be priced under provisions of tubular goods pricing in Paragraph A.(1)(a) as provided above.	
15			Freight charges shall be calculated from Lorain, Ohio.	
16				
17		(b)		
18			pounds shall be priced at Eastern mill published carload base prices effective as of date of shipment,	
19 20			plus the percent most recently recommended by COPAS, 20 percent, plus transportation costs based on freight rates as set forth under provisions of tubular	
21			goods pricing in Paragraph A.(1)(a) as provided above. Freight charges shall be calculated from Lorain,	
22			Ohio.	
23		(c)	Line pipe 24 inch OD and over and 34 inch wall and larger shall be priced f.o.b. the point of	
24		(0)	manufacture at current new published prices plus transportation cost to the railway receiving point	
25			nearest the Joint Property.	
26 27				
28		(d)	Line pipe, including fabricated line pipe, drive pipe and conduit not listed on published price lists shall	
29			be priced at quoted prices plus freight to the railway receiving point nearest the Joint Property or at	
30			prices agreed to by the Parties.	
31	(3)	Othe	er Material shall be priced at the current new price, in effect at date of movement, as listed by a reliable	
32	(5)		by store nearest the Joint Property, or point of manufacture, plus transportation costs, if applicable, to the	
33		railv	vay receiving point nearest the Joint Property.	
34 35				
36	(4)		sed new Material, except tubular goods, moved from the Joint Property shall be priced at the current	
37			price, in effect on date of movement, as listed by a reliable supply store nearest the Joint Property, or	
38		•	nt of manufacture, plus transportation costs, if applicable, to the railway receiving point nearest the Joint perty. Unused new tubulars will be priced as provided above in Paragraph 2.A.(1) and (2).	
39		1.05		
40	В.	Goo	d Used Material (Condition B)	
41 42				
43		Mat	erial in sound and serviceable condition and suitable for reuse without reconditioning:	
44		(1)	Material moved to the Joint Property	
45		(1)	Material moved to the volit reporty	
46			At seventy-five percent (75%) of current new price, as determined by Paragraph A.	
47				
48 49		(2)	Material used on and moved from the Joint Property	
50			(a) As accords that paramet (750/) of accords your mine on determined by Decompt. A if Marcheller	
51			(a) At seventy-five percent (75%) of current new price, as determined by Paragraph A, if Material was originally charged to the Joint Account as new Material or	
52				
53			(b) At sixty-five percent (65%) of current new price, as determined by Paragraph A, if Material was	
54 55			originally charged to the Joint Account as used Material	
56				
57		(3)	Material not used on and moved from the Joint Property	
58			At seventy-five percent (75%) of current new price as determined by Paragraph A.	
59				
60		The	e cost of reconditioning, if any, shall be absorbed by the transferring property.	
61 62				
63	C.	Oth	er Used Material	
64		/15	Carditian C	
65		(1)	Condition C	
66			Material which is not in sound and serviceable condition and not suitable for its original function until	
67 68			after reconditioning shall be priced at fifty percent (50%) of current new price as determined by	
68 69			Paragraph A. The cost of reconditioning shall be charged to the receiving property, provided Condition	
70			C value plus cost of reconditioning does not exceed Condition B value.	

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(2) Condition D

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Material, excluding junk, no longer suitable for its original purpose, but usable for some other purpose shall be priced on a basis commensurate with its use. Operator may dispose of Condition D Material under procedures normally used by Operator without prior approval of Non-Operators.

- (a) Casing, tubing, or drill pipe used as line pipe shall be priced as Grade A and B seamless line pipe of comparable size and weight. Used casing, tubing or drill pipe utilized as line pipe shall be priced at used line pipe prices.
- (b) Casing, tubing or drill pipe used as higher pressure service lines than standard line pipe, e.g. power oil lines, shall be priced under normal pricing procedures for casing, tubing, or drill pipe. Upset tubular goods shall be priced on a non upset basis.
- (3) Condition E

Junk shall be priced at prevailing prices. Operator may dispose of Condition E Material under procedures normally utilized by Operator without prior approval of Non-Operators.

D. Obsolete Material

Material which is serviceable and usable for its original function but condition and/or value of such Material is not equivalent to that which would justify a price as provided above may be specially priced as agreed to by the Parties. Such price should result in the Joint Account being charged with the value of the service rendered by such Material.

- E. Pricing Conditions
 - (1) Loading or unloading costs may be charged to the Joint Account at the rate of twenty-five cents (25¢) per hundred weight on all tubular goods movements, in lieu of actual loading or unloading costs sustained at the stocking point. The above rate shall be adjusted as of the first day of April each year following January 1, 1985 by the same percentage increase or decrease used to adjust overhead rates in Section III, Paragraph 1.A.(3). Each year, the rate calculated shall be rounded to the nearest cent and shall be the rate in effect until the first day of April next year. Such rate shall be published each year by the Council of Petroleum Accountants Societies.
 - (2) Material involving erection costs shall be charged at applicable percentage of the current knocked-down price of new Material.

40 3. Premium Prices

Whenever Material is not readily obtainable at published or listed prices because of national emergencies. strikes or other unusual causes over which the Operator has no control, the Operator may charge the Joint Account for the required Material at the Operator's actual cost incurred in providing such Material, in making it suitable for use, and in moving it to the Joint Property; provided notice in writing is furnished to Non-Operators of the proposed charge prior to billing Non-Operators for such Material. Each Non-Operator shall have the right, by so electing and notifying Operator within ten days after receiving notice from Operator, to furnish in kind all or part of his share of such Material suitable for use and acceptable to Operator.

50 4. Warranty of Material Furnished By Operator

Operator does not warrant the Material furnished. In case of defective Material, credit shall not be passed to the Joint Account until adjustment has been received by Operator from the manufacturers or their agents.

V. INVENTORIES

58 The Operator shall maintain detailed records of Controllable Material.

60 1. Periodic Inventories, Notice and Representation

At reasonable intervals, inventories shall be taken by Operator of the Joint Account Controllable Material. Written notice of intention to take inventory shall be given by Operator at least thirty (30) days before any inventory is to begin so that Non-Operators may be represented when any inventory is taken. Failure of Non-Operators to be represented at an inventory shall bind Non-Operators to accept the inventory taken by Operator.

67 2. Reconciliation and Adjustment of Inventories

69 Adjustments to the Joint Account resulting from the reconciliation of a physical inventory shall be made within six 70 months following the taking of the inventory. Inventory adjustments shall be made by Operator to the Joint Account for

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overages and shortages, but, Operator shall be held accountable only for shortages due to lack of reasonable diligence.

3. Special Inventories

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Special inventories may be taken whenever there is any sale, change of interest, or change of Operator in the Joint Property. It shall be the duty of the party selling to notify all other Parties as quickly as possible after the transfer of interest takes place. In such cases, both the seller and the purchaser shall be governed by such inventory. In cases involving a change of Operator, all Parties shall be governed by such inventory.

4. Expense of Conducting Inventories

- A. The expense of conducting periodic inventories shall not be charged to the Joint Account unless agreed to by the Parties.
- B. The expense of conducting special inventories shall be charged to the Parties requesting such inventories, except inventories required due to change of Operator shall be charged to the Joint Account.