EXHIBIT "C" A.A.P.L. FORM 610-1982 MODEL FORM OPERATING AGREEMENT

OPERATING AGREEMENT

DATED

March 1 . 19 97,

OPERATOR ___OXY USA Inc.

CONTRACT AREA Sections 8 and 9, Township 19 South

Range 29 East, N.M.P.M., covering all rights below

3000' subsurface

COUNTY OR THREE OF _____ Eddy____ STATE OF New Mexico____

COPYRIGHT IN - ALL RIGHTS RESERVED AMERICAN ASSOCIATION OF PETROLEUM LANDMEN, MOR CONTINENTAL LIFE BUILDING. FORT WORTH, TEXAR, SING, APROVED FORM. A.A.P.L. NO. 610 - 1962 REVISED

Oil Conservation Division	
Case No. 7	
Exhibit No. 7	

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ARTICLE V.

A. Designation and Responsibilities of Operator:

B. Resignation or Removal of Operator and Selection of Successor:

1. <u>Resignation or Removal of Operators</u> Operators may resign at any time by giving written notice thereof to Non-Operators. If Operator terminates its legal esistence, no longer owns an interest harquarder in the Consuct Area, or is no longer capable of serving as Operator, Operator shall be desmail to have resigned without may action by Non-Operators, there are an account of a successor. Operator republic of serving as Operator, operator shall be desmail to carry out its duties hereunder, or herotextual successor the selection of a successor. Operator requires enclosing the voting interest to carry out its duties hereunder, or herotextual successor, the selection of a successor. Operator requires enclosing the voting interest to carry out its duties hereunder, or herotextual and on ownership as shown on Edobible "A" retraining after enclosing the voting interest of Operator. Such resignation or renormal shall not income effective and 7:00 o'clock A.M. on the first dwy of the calendar meants following the explositors of history (30) days after the giving of ancies of o realization by the Non-Operator structure and operator, unless a successor Operator has been selected and assumes the duties of Operator at an earlier date. Operator, since effective date of resignation or renormal, shall be bound by the terms hered as a Non-Operator. A change of a corporator name or structure of Operator of Operator's interest of any single subaddary, parent or successor corporation aball acc be the basis for renormal of Operator.

2. Selection of Successor Operator: Upon the resignation or removal of Operator, a successor Operator shall be aslected by the parties. The soccastor Operator shall be selected from the parties owning an interact in the Constant Area at the time such ascessor Operator shall be selected by the differentive value of two (2) or more parties owning a majority interest baced on ownership as shown on Exhibit "A": provided, however, if an Operator which has been removed fails to vote or votes on two (2) or more parties owning a majority interest baced on ownership as shown on Exhibit "A": remaining after excluding the voting interest of the Operator that was removed.

C. Employees:

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The number of employees used by Operator in conducting operations hereunder, their selection, and the hours of labor and the compensation for services performed shall be determined by Operator, and all such employees shall be the employees of Operator.

D. Drilling Contracts:

All wells drilled on the Contract Area shall be drilled on a competitive contract basis at the usual enter prevailing in the area. If it so desires, Operator may employ its own tools and equipment in the drilling of wells, but its charges therefor shall not extend the prevailing rates in the area and the case of such charges shall be agreed apon by the parties in writing halore drilling operations are commenced, and such work shall be performed by Operator under the same terms and conditions as are castomary and usual in the area in constructs of independent contractors who are doing work of a similar nature.

ARTICLE VI.

DRILLING AND DEVELOPMENT

A. Initial Well:

On or before the 1st_day of July . 19.97 . Operator shall commence the drilling of a well for oil and gas at the following housins:

at Operator's choice in either Section 8 or 9, Township 19 South, Range 29 East, Eddy County, New Mexico

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and shall thereafter continue the drilling of the well with the dilgence to the Morrow.

unless granite or other practically impenetrable subsumce or consiston in the hole, which readers further drilling impenetrable, is encountered at a lenser depth, or anless all parties agree to complete or abandon the well at a lenser depth.

Operator shall make reasonable tests of all formations encountered during duling which give indication (of culturing will and get in quantities sufficient to test, unless this agreement shall be instead in its application to a specific formation or for

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ARTICLE VI inun i

If, in Operator's judgment, the well will not produce oil or gas in paying quantities, and it wishes to plug and abandon the well as a dry hole, the provisions of Article VIE1, shall chevenher apply.

B. Subsequent Operations: *See Article XV. 2.

1. Proposed Operations: Should any party herete desire to shall any well on the Courset Area other than the well provided for in Article VLA, or to research, deepen or plag back a dry hole defined at the joint expanse of all parties or a well jointy owned by all the parties and not than producing in paying quantifies, she party dealing to shall, rewech, depen or plag back and a well all give the other parties within units or the proposed operation, any unity any subject to the proposed explicitly the entry of the proposed operation. The parties nearbying the notice where they does not of the operation. The parties nearbying the other serving such a notice shell have they does not observed the notice or where advective and the estimated cost of the operation. The parties nearbying the notice there they does not the another the parties and the estimated cost of the operation. Other partners and the personal operations, approximate the second secon

If all parties elect to participate in such a proposed operation, Operator shall, whith a sizety (90) days after expiration of the notice period of thirty (30) days (or as promptly as possible after the expiration of the inty-sight (46) hour period when a drilling rig is on loca-tion, as the case may bo, actually commence the proposed operation and complete it with due difference at the risk and expense of all persion, as the case may box, actually commence the proposed operation and complete it with due difference at the risk and expense of all per-cics hereto; provided, however, and commencement date may be extended upon writing notice of same by Operator to the other parties, for a period of up to thirty (30) additional days it, in the sole opinion of Operator, such additional time is reasonably necessary to obtain By a perior or up to therry (30) accounts days at, as the sole operator, succe sourcement core is removement or complexe the experiments from governmental evaluations, and an experiment of the sourcement or complexe the experiment of the sourcement or complexe the experiment of the source required for the spectral or acceptance. Norwides and age the force majore provisions of Article XI, if the sectual operation has nor been complexe within the date provided (including any extension thereof as specifically permitted barries) and if any party hereto still desires to consider the date provided, (including any extension thereof as specifically permitted barries) and if any party hereto still desires to consider the operation, whitest notice proposing some must be resubmined to the other parties in accordance with the provisions hereof as if no prior proposit had been made.

2. Operations by Less than All Parties: If any party receiving such notice as provided in Article VLB.1. of VED.1. (Option No. 2) elects not to participate in the proposed operation, then, in order to be easilied to the benefits of this Article, the party or participate x 35 36 37 (a) a contract on participant in the proposed operation, and other to be cannot be the centrals of the Article, the party of particle grants of the Article, the party of particle grants of the order and used of the order of the orde tion for the account of the Consenting Parties, or (b) designate one (1) of the Consenting Parties as Operator to perform such work. Conscoring Parcies, when conducting operations on the Construct Area parsumet to this Article VI.B.2., shall comply with all centres and conditions of this agreement.

If ices than all parties approve any proposed operation, the proposing party, instabilistify after the expiration of the applicable notice period, shall advice the Consenting Parties of the total interest of the parties approving such operations and its recommendation as to whether the Consenting Parties should proceed with the operation is proposed. Each Consenting Party, within forty-sight (40) hours (exclusive of Setartoy, Sanday and legal holidays) after receipt of arch notice, shall advice the proposing party of its desire to (a) limit par-ticipation to such party's interest as those on Eishibit "A" or (b) carry its proportionate part of Non-Consenting Parties' insteams, and follow to advice the proposing party shall be deened an election under (a). In the event a dvillage rig to a location, the first who for parties of another (ab) hours (archapter of Security, Sanday and Igal holidaya). The proposing party, at its election, any withdraw such proposal if there is issufficient participation and shall priorgoly notify all parties of such decision.

The antise cost and view of eccelering such constants, shall be borne by the Constanting Parties in the proportion thus have been associated to been insue under the terms of the proceeding paragraph. Constanting Parties shall have the terms of the proceeding paragraph. Constanting Parties shall have the terms of all less and encounterance of every third created by or axising forwards or the Constanting Parties. If not the constant of all less and encounterance of every third created by or axising forwards or the Constanting Parties. If not not paragraph we have the constant of the Constant of the proceeding paragraph. If not not paragraph are the states of the Constant of the c



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ARTICLEVI

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and the well shall then be turned over to Operator and shall be operated by it at the expanse and for the account of the Consenting Parries. Upon commencement of operations for the drilling, tworking, degraning or plugging back of any such well by Consenting Parties in accordance with the provisions of this Article, and Non-Consenting Party shall be demand to have relinquished to Consenting Parties and the Consenting Parties shall over and be emitted to receive, in proportion to their respective interests, all of mach Mon-Consenting Party's interest in the well and share of production therefore, until the proceeds of the sale of such share, colculated at the well, or market value thereof if much states is not sold, (after deducting production taxes, each sets tays), overriding royaty and other interests are expressed by Article III.D. psyshe out of or measured by the production from such well accruing with respect to such instants until it revers) shall equal the tool of the following:

(c) 100% of each such Non-Consensing Party's share of the cost of any newly acquired surface equiptions beyond the wellboad connections (including, but not limited to, such units, separators, meansrs, partying equiptions and pointg), plus 100% of each such Non-Consensing Party's abare of the cost of operation of the well componenting with first production and continuing until each auch Non-Consensing Party's relinquished insense shall rever to it under other provisions of this Article, it being agreed that each Non-Consensing Party's number of such costs and equipament will be that insense which would have been chargeable to such Non-Consensing Party had it participated in the well from the beginning of the operations; and

(b) <u>300</u>.76 of that portion of the costs and expenses of drilling, rewarking, despending, plugging back, texting and completing, share deducting any cash contributions received under Article VIII.C., and <u>300</u>...W of that portion of the cost of newly sequired equipment in the well (to and including the wellhand commercions), which would have been chargeable to such Non-Contesting Party if it had participated therein.

As election not to participate in the drilling or the despaning of a wall shall be decade an election not to participate in any reworking or plugging back operation proposed in such a well, or parties of the Non-Consent election applied that is conducted at any time prior to full recovery-by the Consenting Parties of the Non-Consenting Party's recompanies election applied that is remarking or plugging back operation conducted during the recovering the Non-Consenting Party's recompanies of election and well and there shall be added to the same to be recouped by the Consenting Parties one hundred parcent (100%) of that participate in all well and there shall be added to the same to be recouped by the Consenting Parties one hundred parcent (100%) of that participate the costs of the reworking or plugging back operation which would have been chargeable to such Non-Consenting Party had it participated therein. If such a reworking or plugging back operation which would have been chargeable to such Non-Consenting Party had it participated therein. If such a reworking or plugging back operation is proposed during such recoupment period, the provisions of this Article VLB, shall be exp plicable as between said Consenting Parties in asid well.

During the period of time Consenting Parties are entitled to receive Non-Consenting Party's share of production, or the processis therefrom. Consenting Parties shall be responsible for the psymout of all production, severance, excise, gathering and other sames, and all royalty, overriding royalty and other burdets applicable to Non-Consenting Party's share of production not escapeed by Article BLD.

In the case of any reworking, plugging back or deeper delifing operation, abe Conserving Parties shall be permitted to use, free of cost, all casing, unling and other equipment in the well, but the ownership of all such equipment shall remain unchanged; and upon abandonment of a well after such reworking, plugging back or deeper drilling, the Consuming Parties shall scout for all such equipment to the owners thereof, with each party receiving its proportionate part in kind or in value, las cost of salvage.

Within sixty (60) days after the complexion of any operation under this Article, the party conducting the operations for the Consenting Parties shall furnish such Non-Consenting Party with an investory of the equipment in and connected to the well, and at termized statement of the coat of drilling, deepening, plogging back, seeing, complexing, and appipping the well for production; or at its option, the operating party, in linu of an insulated sessement of such costs of operation, usy submit a detailed statement of such termined statement of such costs of operation, usy submit a detailed statement of such termined statement of such costs of operation, usy submit a detailed statement of such termine of anothity killings. Each mosth thereafter, during the time the Conscring Parties with an invested statement of such terms are being periodical dates. In the operation of the well, together with a statement of the equipment and the statement of such costs and allabilities incurred in the operation of the well, together with a statement of the equipters are provided down in the statement of such costs and allabilities inrealized from the sale of the well's suching interest production during the presseling month. In determining the quantity of dil and gas produced during any month. Consenting Parties half are inductry accepted methods such as an to limited to , meaning dee particular such to the state from the sale or other dispectation during the precision shall be rectived against the total events and the environment realized from the sale or other dispection of equipments are well acquired in contraction with any such teerasion which would have been onread by a Non-Consenting Party shall be paired and share in sales when the intervent di auch Non-Consenting Party shall rewritted it as above provided; and if there is a credit balance, it shall be paired an such Non-Consenting Party.

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ARTICLE VI

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If and when the Constrainty Parties recover from a Non-Comming Party's relinquiched interest the amounts provided for above, the relinquished interests of such Non-Commission Party shall associately revers to it, and, from and after such revenion, such Non-Commission Party shall over the same interest in such well, the material and equipment in or pertaining thereto, and the production therefrom as such Non-Commission Party would have been ensisted to had it participated in the chilling, revorking, depending or plugging hack of said well. Thereafter, such Non-Commission Party shell be charged with and shell pay in proportionste part of the further costs of the operation of said well in accordance with the terms of this agreement of the Accounting Procedure stacked hereto.

Notwithstanding the provisions of this Article VI.B.2., it is against that without the mutual constant of all parties, no wells shall be completed in or produced from a source of supply from which a well located deswhere on the Contract Area is producing, unless such well conforms to the elemenisting well spacing pastern for such source of supply.

The provisions of this Acticle shall have no application substances to the drilling of the initial well describes in Article VLA. encryt (s) as to Article VILD.1. (Option No. 2), if assessed, or (b) as to the reworking, despening and plaquing back of such initial well when it has been drilled to the daptic specified in Article VLA. If is shall thereafter prove to be a dry hole or, if initially completed for production, ossue to produce its poping quantities.

3. Sead-By Time: When a well which has been drilled or despende has reached its sucherized depth and all tests have been completed, and the reaches thereof furnished to the parties, statel-by cause incurred pending response to a party's notice proposing a reworking, deepening, plagging back or completing operation in such a well shall be charged and home as part of the defiling or despening operation just completed. Search by costs subsequent to all parties responding, or expiration of the response time permitted, whichever first occurs, and prior to agreements as to the participaning interests of all Constanting Parties pursuant to the terms of the memory grantmatical paragraph of Article VLB.2, shall be charged to and home as part of the proposed operation, but if the proposal is subsequently withdraws bacause of insufficient participanion, such stand-by costs shall be allocated between the Consenting Parties in the proportion each Consenting Party's instances to subsequent to all parts to the soul instrume as shown on Exhibit "A" of all Consenting Parties.

4. <u>Sidewaching:</u> Except as hereinafter provided, those provisions of this agreement applicable to a "deepening" operation shall also be applicable to any proposal to directionally control and intensionally deviate a well from vertical so as to change the bottom hole location (herein called "bidewaching"), unless done to straighten the hole or to drill around herk in the hole or bocume of other machanical difficulties. Any party laving the right to participate in sproposal alteraching operation due does not own an inserter in the affected well hore or the sidewaching the right to participate, and a bidewaching operation due to be a state (qual to its forterest in the adjected well hore at the sidewaching operation) of the value of the participate, senden to the methang to to utilized as follows:

(1) If the proposal is for sideraching an existing dry hole, reimborsement shall be on the basis of the actual cours incurred in the initial delling of the well down to the depth at which the alderaching operation is initiated.

(b) If the proposal is for sideraching a well which has previously produced, reimbursement shall be as the basis of the well's solvable materials and equipment down to the depth at which the sideraching operation is initiated, determined in accordance with the provisions of Exhibits "C", less the estimated cost of solvaping and the estimated cost of plugging and abandoning.

In the event that notice for a sidetracking operation is given while the drilling rig to be utilized is on location, the response period shall be limited to forty-eight (49) hours, exclusive of Saturday, Saturday and legal holidays, provided, however, any party stay request and receive up to eight (8) additional days after expination of the forty-eight (40) hours within which to respond by paying for all same by time incurved during such encoded response pariod. It more than one party decis to take such additional lines to respond to the notice, standby costs shall be allocated between the parties taking additional state to respond on a day-to-iny basis in the propersion such such suggest (y's interest as shown on Rinhish' that's haves to the soul interest to shown on Exhibit 'A'' of all the detering parties. In all other instances the response paried to a proposal for sidetracking sink he limited to there (50) days.

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C. TAKING PRODUCTION IN KIND:

Each party shall take in kind or acparately dispose of its proportionate share of all cill and gas produced from the Contract Area, eachnive of production which may be used in development and producing oparations and in preparing and meaning of and gas for marketing porposes and production wanvoidably less. Any same expanditure incurred in the taking in kind or separate-disguistion by any party of its proportionate share of the production shall be borne by such party. Any party taking its share of productions in high shall be

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