## EXHIBIT "B" LAME RANCH UNIT LEA COUNTY, NEW MEXICO TONNSHIP 10 SOUTH, RANGE 33 EAST

## SCHEDULE SHOVING THE PERCEPTAGE AND KIND OF OWNERSHIP OF OIL AND GAS INTERESTS IN ALL LANDS IN THE UNIT AREA

AREA	TIKU 40	4 STATE TRACTS, CONTAINING 2,800 ACRES OR 100% OF UNIT AREA	<b>37</b> 2,800	COMTAINI	4 STATE TRACTS,				
1/2-Cities Service Oil Compa	1/2-(	Hone	Mew All	State of Mexico	<b>E-1016</b>	560	20 10 10 10 10 10 10 10 10 10 10 10 10 10	8 8 8 6 6 0 0 0	#
1/2-Cities Service Oil Company*	1/2/	None	711 868 868	State of Mexico	<b>E-410</b> 7-10-55	640	16: 33	3 0 0 0	ω
Oulf Oil Corporation	Ş	Mone	21	State of Mexico	<b>E</b> -356 6-11-55	<b>96</b>	9: All	9 6 C .	N
Warren Petroleum Corpora- tion	<b>X</b>	Mone	ATT	State of Mexico	E-295 5-10-55	640	10: Al1	Sec. 10:	سو
							All in T-10-8, R-33-E	11 in T	<b> &gt;</b>
Working I <sup>M</sup> terest Owner	yalty [e	Overriding Royalty and Fercentage	Rasic Royalty & Percentage	Roya Perc	Kesse No. and Expiration Date of Lease	Mo. of	Description of land	Descript of land	Fract

<sup>\*</sup>Subject to contract between Cities Service Oil Company and Continental Oil Company.

## CERTIFICATE OF APPROVAL BY COMMISSIONER OF PUBLIC LANDS, STATE OF NEW MEXICO OF UNIT AGREEMENT FOR DEVELOPMENT AND OPERATION OF LANE RANCH UNIT AREA, LEA COUNTY, NEW MEXICO

There having been presented to the undersigned Commissioner of Public Lands of the State of New Mexico for examination, an agreement for the development and operation of the Lane Ranch Unit Area, Les County, New Mexico, dated the day of 1955, in which the Continental Oil Company, a corporation, is designated as Operator, and which has been executed by various parties owning and holding oil and gas leases embracing lands within the unit area, and upon examination of said Agreement, the Commissioner finds:

- (a) That such Agreement will tend to promote the conservation of oil and gas and the better utilization of reservoir energy in said field;
- (b) That under the operations proposed, the State will receive its fair share of the recoverable oil or gas in place under its land in the area affected;
- (c) That the Agreement is in other respects for the best interest of the State;
- (d) That the Agreement provides for the unit operation of the field, for the allocation of production, and the sharing of proceeds from a part of the area covered by the Agreement on an acreage basis as specified in the Agreement.

NOW THEREFORE, by virtue of the authority conferred upon me by the Laws of the State of New Mexico, I, the undersigned Commissioner of Public Lands of the State of New Mexico, for the purpose of more properly conserving the oil and gas resources of the State, do hereby consent to and approve the above referred to Lane Ranch Unit Agreement as to the lands of the State of New Mexico committed thereto, and all oil and gas leases embracing lands of the State of New Mexico committed to said Agreement shall be and the same are hereby amended so that the provisions thereof will conform to the provisions of said Unit Agreement and so that the length of the secondary term of each such lease as to the lands within the unit area will be extended, insofar as necessary, to coincide with the term of said Unit Agreement, and in the event the term of said Unit Agreement shall be extended as provided therein such extension shall also be effective to extend the term of each oil and gas lease embracing lands of the State of New Mexico committed to said Unit Agreement which would otherwise expires so as to coincide with the extended term of such Unit Agreement.

IN WITNESS WHEREOF, this certificate of approval is executed as of this the \_\_\_\_\_\_ day of \_\_\_\_\_\_, 1955.

Commissioner of Public Lands of the State of New Mexico