Description of Land

Serial No. & Acres Eff. Date

Basic Royatty Owner
Percentage

Lessee of Record Percentage

BEFORE EXAMINER CATANACH
OIL CONSERVATION DIVISION

EXHIBIT NO. 4

CASE NO. 10553 10558

Working Interest Owner Percentage

Overriding Royalty Owner
Percentage

| ဟ   | -   | w  | 2  | -   |               |
|---|---|--|--|---|---------------|
| S/2 SE/4 Section 11,<br>T-25-S, R-37-E,<br>Lea County, New Mexico   | N/2 NE/4 Section 14,<br>T-25-S, R-37-E,<br>Lea County, New Mexico                   | SW/4 NW/4, E/2 NW/4<br>Section 11, T-25-S, R-37-E,<br>Lea County, New Mexico | NW/4 NE/4 Section 11,<br>T-25-S, R-37-E,<br>Lea County, New Mexico | SE/4 SW/4 Section 24,<br>T-25-S, R-37-E,<br>Lea County, New Mexico      |               |
| 80  | 80  | 120  | 40   | 40  |               |
| LC-060942<br>11/1/35<br>HBP   | LC-060941<br>11/1/35<br>HBP   | LC032511-F<br>11/1/35<br>HBP   | LC032511-D<br>11/1/35<br>HBP                                       | LC-032650- <i>1</i><br>7/20/35<br>HBP                                   |               |
| United States — Bureau<br>of Land Management  | United States – Bureau<br>of Land Management  | United States — Bureau<br>of Land Management                                 | United States — Bureau<br>of Land Management                       | LC-032650-A United States - Bureau<br>7/20/35 of Land Management<br>HBP |               |
| Sliding Scole   | Sliding Scale   | Sliding Scale  | Sliding Scale  | Schedule "B"  |               |
| ARCO<br>Union Texas Pet. Corp.<br>Texas Pacific Oil Co.   | Hondo Oil & Gas Co.   | Union Texas Pet. Corp.<br>Sun Expl. & Prod. Co.                              | Sun Expl. & Prod. Co.<br>Lowell S. Dunn, Sr.                       | Texaco Expl. & Prod., Inc.  | FEDERAL LANDS |
| 50.00000%<br>31.25000%<br>18.75000%   | 100.0000%   | 83.33300%<br>16.66700%   | 58.33400%<br>41.66600%   | 100.0000%   | LANDS         |
| The Aurand Company Miriam B. Johnson, General Partner of the Miriam B. Johnson Partnership Amoco Production Co. Alice N. Robertson William E. Thomas II | The Aurand Company<br>Miriam B. Johnson<br>Alice Robertson<br>William E. Thomas, II | Ernest E. Richelieu, Trustee<br>Interfirst Bank of Ft. Worth                 | Ernest E. Richelieu, Trustee<br>Interfirst Bank of Ft. Worth       |   |               |
| 0.390625%<br>0.390625%<br>4.687500%<br>0.390625%<br>0.195300%<br>0.195300%  | 0.390600%<br>0.390600%<br>0.390600%   | 1.562500%  | 1.562500%  |   | • •           |
| ARCO<br>Caspen Oil, Inc.  | ARCO  | Meridian Oil Production, Inc.  | ARCO   | Техасо  |               |
| 81.250000%<br>18.750000%  | 100%  | 100%   | 100%   | 100%  |               |

TO UNIT AGREEMENT, SOUTH JUSTIS UNIT LEA COUNTY, NEW MEXICO

| No. 77                                 | თ   | 7  | <b>o</b>   | မွ   |
|--|---|--|--|--|
| Description of Land                    | N/2 SE/4 Section 14,<br>T-25-S, R-37-E,<br>Lea County, New Mexico | S/2 NE/4 Section 14,<br>T-25-S, R-37-E,<br>Lea County, New Mexico  | E/2 SW/4 Section 14,<br>T-25-S, R-37-E,<br>Lea County, New Mexico  | N/2 SE/4 Section 11,<br>T-25-S, R-37-E,<br>Lea County, New Mexico  |
| Acres                                  | 80  | 80   | 80   | 80   |
| Serial No. &<br>Eff. Date              | LC-060943<br>11/1/35<br>HBP                                       | LC-060944<br>11/1/35<br>HBP  | NM01995<br>11/1/35<br>HBP  | NM 0140977<br>11/1/35<br>HBP   |
| Basic Royalty Owner<br>Percentage      | United States — Bureau<br>of Land Management                      | United States - Bureau<br>of Land Management   | United States — Bureau<br>of Land Management   | United States - Bureau<br>of Land Management   |
| Owner                                  | Sliding Scale   | Sliding Scale  | Sliding Scale  | Sliding Scale  |
| lessee of Record<br>Percentage         | ARCO  | ARCO   | Union Texas Pet. Corp.<br>Sun Expl. & Prod. Co.  | Union Texas Pet. Corp.<br>Doyle Hartman<br>Headington Minerals Inc.  |
| ord<br>ge                              | 100.0000%   | 100.0000%  | 83.3333%<br>16.66667%  | 62.50000%<br>25.00000%<br>12.50000%  |
| Overriding Royally Owner<br>Percentage | William E. Thomas, II   | The Aurand Company<br>Miriam B. Johnson<br>MW Petroleum Corp.<br>Alice N. Robertson<br>William E. Thomas, II | J. Steve Anderson III Thomas W. Anderson Carla L. Austin Betty Lou Linehan Barbara Jean Ratliff Alfred B. Karnes, Jr | J. Steve Anderson III Thomas W. Anderson Carla L. Austin Betty Lou Linehan Barbara Jean Ratliff Alice N. Robertson William E. Thomas II The Aurand Company Miriam B. Johnson Partnership                                     |
| ity Owner                              | 0.390600%   | 0.390600%<br>0.390600%<br>4.687500%<br>0.390700%<br>0.390600%  | 0.227860%<br>0.227860%<br>0.227870%<br>0.683590%<br>0.683590%<br>1.562500%   | 0.683590%<br>0.683590%<br>0.683600%<br>1.025390%<br>1.025390%<br>0.390630%<br>0.390630%<br>0.390620%   |
| Working Interest O<br>Percentage       | ARCO  | ARCO   | Meridian Oil Production, Inc.  | Meridian Oil Production, Inc. ARCO Headington Minerals, Inc. Doyle Hartman & wife, Margaret M. Hartman James A. Davidson, single Larry A. Nermyr, single James E. Burr & wife, La Veta F. Burr Jack Fletcher & wife. Delphia |
| est Owner<br>ige                       | 100%  | 100%   | 7007   | 62.500000% 12.597656% 12.500000% 8.886719% 3.125000% 0.195313% 0.097656%   |

| ₹: <b>:</b> †                          | 10   | =  | 12   | 13  |
|--|--|--|--|---|
| Description of Land                    | S/2 SE/4 Section 14,<br>T-25-S, R-37-E,<br>Lea County, New Mexico  | NE/4 NE/4 Section 11,<br>T-25-S, R-37-E,<br>Lea County, New Mexico | E/2, SE/4 NW/4, NE/4 SW/4<br>Section 24, T-25-S, R-37-E,<br>Lea County, New Mexico | NE/4 NE/4 Section 35,<br>T-25-S, R-37-E,<br>Lea County, New Mexico,<br>between the subsurface<br>depths of 3,500 feet<br>and 6,025 feet |
| Acres                                  | 88   | 40   | 400  | 40  |
| Serial No. &<br>Eff. Date              | NW-14215<br>11/1/35<br>HBP   | NM-14217<br>11/1/35<br>HBP   | LC-032650-В<br>4/24/36<br>НВР  | LC-032510-В<br>7/29/37<br>НВР   |
| Basic Royalty Owner Percentage         | United States - Bureau<br>of Land Management   | United States - Bureau<br>of Land Management                       | LC-032650-B United States - Bureau<br>4/24/36 of Land Management<br>HBP            | LC-032510-B United States - Bureau<br>7/29/37 of Land Management<br>HBP   |
| Owner                                  | Sliding Scale  | Sliding Scale  | Sliding Scale  | Sliding Scale   |
| Lessee of Record<br>Percentage         | Allied Signal, Inc.<br>Sun Expl. & Prod. Co.   | Sun Operating Limited<br>Partnership<br>Union Texas Pet. Corp.     | Texaco Expl. & Prod. , Inc.  | ARCO<br>Amoco Production Co.  |
| d                                      | 83.3333 <b>%</b><br>16.66667 <b>%</b>  | 58.3333%<br>41.66667%  | 100.0000%  | 50.00000%<br>50.00000%  |
| Overriding Royalty Owner<br>Percentage | J. Steve Anderson III Thomas W. Anderson Carla L. Austin Betty Lou Linehan Barbara Jean Ratliff Alice N. Robertson William E. Thomas II The Aurand Company Miriam B. Johnson Partnership | Ernest E. Richelieu, Trustee<br>Interfirst Bank of Ft. Worth       |  | The Aurand Company<br>Amoco Production Co.<br>Miriam B. Johnson<br>Alice B. Robertson<br>William E. Thomas, II                          |
| y Owner<br>e                           | 0.455730%<br>0.455730%<br>0.455730%<br>1.367190%<br>1.367190%<br>0.390630%<br>0.390630%<br>0.390620%   | 1.562500%  |  | 0.390600%<br>3.437600%<br>0.390600%<br>0.390600%<br>0.390600%   |
| Working Interest Owner<br>Percentage   | Meridian Oil Production, Inc.<br>Caspen Oil, Inc.  | ARCO   | Texaco   | ARCO  |
| Owner                                  | 83.33%<br>16.67%   | 100%   | 100%   | 100.00%   |

| <b>8</b> ₹                             | 4   | 15   | 16  | 17  |
|--|---|--|---|---|
| Description of Land                    | SE/4 NE/4 Section 35,<br>T-25-S, R-37-E,<br>Lea County, New Mexico  | NW/4 Section 13,<br>1-25-S, R-37-E,<br>Lea County, New Mexico,<br>between the subsurface<br>depths of 4,000 feet and<br>6,100 feet | SE/4 SE/4, Section 23 SE/4 NE/4, Section 26, T-25-S, R-37-E, Lea County, New Mexico             | S/2 SW/4, N/2 SE/4<br>Section 25, T-25-S, R-37-E,<br>Lea County, New Mexico                                 |
| Acres                                  | 40  | 160  | 80  | 160   |
| Serial No. &<br>Eff. Date              | .С-032510-1<br>7/29/37<br>нвр   | NM-0766<br>11/8/37<br>HBP  | NM-0766<br>11/8/37<br>HBP   | NM-0766<br>11/8/37<br>HBP   |
| Basic Royally Owner<br>Percentage      | CC-032510-B United States - Bureau<br>7/29/37 of Land Management<br>HBP   | United States - Bureau<br>of Land Management   | United States - Bureau<br>of Land Management  | United States — Bureau<br>of Land Management  |
| Owner                                  | Sliding Scale   | Sliding Scale  | Sliding Scale   | Sliding Scale   |
| Lessee of Record<br>Percentage         | Amoco Production Co.<br>Allied Signal Inc.<br>Sun Operating Ltd.<br>Partnership   | Allied Signal Inc.<br>Sun Operating Limited<br>Partnership   | Allied Signal Inc.<br>Sun Expl. & Prod. Co.   | Allied Signal Inc.<br>Sun Expl. & Prod. Co.   |
| ord<br>ae                              | 50.00000%<br>41.66670%<br>08.33330%   | 83.33333%<br>16.66667%   | 83.3333%<br>16.66667%   | 83.3333%<br>16.66667%   |
| Overriding Royalty Owner<br>Percentage | J. Steve Anderson III Carla Louise Austin Thomas W. Anderson Barbara Jeanne Ratliff Betty Lou Linehan William E. Thomas Alice N. Robertson The Aurand Company Mariam B. Johnson Partnership | J. Steve Ånderson III<br>Thomas W. Anderson<br>Carla L. Austin<br>Jack Linehan & Betty Lou<br>Linehan<br>Barbara Jean Ratliff      | J. Steve Anderson III Thomas W. Anderson Carla L. Austin Betty Lou Linehan Barbara Jean Ratliff | J. Steve Anderson III<br>Thomas W. Anderson<br>Carla L. Austin<br>Betty Lou Linehan<br>Barbara Jean Ratliff |
| 0wner                                  | 0.227860%<br>0.227870%<br>0.227860%<br>0.683590%<br>0.683590%<br>0.390630%<br>0.390630%<br>0.390620%  | 0.455730%<br>0.455730%<br>0.455730%<br>1.367190%<br>1.367190%  | 0.455730%<br>0.455730%<br>0.455730%<br>1.367190%<br>1.367190%                                   | 0.455730%<br>0.455730%<br>0.455730%<br>1.367190%<br>1.367190%   |
| Working Interest Owner<br>Percentage   | Meridian Oil Production, Inc.<br>Caspen Oil, Inc.   | Meridian Oil Production, Inc.  | Meridian Oil Production, Inc.<br>Headington Minerals, Inc.                                      | Meridian Oil Production, Inc.<br>Headington Minerals, Inc.  |
| t Owner                                | 91.666670%<br>8.333000%   | 200 <b>%</b>   | 83.33%<br>16.67%  | 83.33%<br>16.67%  |

| 8 F                                    | 18  |                        | 19  |  |   |  |                             |  |                             |   | 20   | 21  |
|--|---|------------------------|---|--|---|--|-----------------------------|--|-----------------------------|---|--|---|
| Description of Land                    | NE/4 SW/4 Section 23. T-25-S, R-37-E,                                   | Lea County, New Mexico | SW/4 SE/4 Section 23,<br>T-25-S, R-37-E,                      | Lea County, New Mexico, 4,898 feet to 7,212 feet |   |  |                             |  |                             |   | NW/4 SE/4, E/2 SE/4<br>Section 26, T-25-S, R-37-E,<br>Lea County, New Mexico | S/2 SE/4 Section 25,<br>I-25-S, R-37-E,<br>Lea Counly, New Mexico       |
| Acres                                  | <b>4</b> 0  |                        | 40  |  |   |  |                             |  |                             |   | 120  | 80  |
| Serial No. &<br>Eff. Date              | (C-032579-(<br>12/8/37  | HBP                    | LC-032579-(<br>12/8/37  | 픃  |   |  |                             |  |                             |   | [С-032579-Е<br>12/8/37<br>НВР  | LC-032579-E<br>12/8/37<br>HBP   |
| Basic Royalty Owner<br>Percentage      | LC-032579-C United States - Bureau<br>12/8/37 of Land Management<br>HRP | ,                      | LC-032579-C United States - Bureau 12/8/37 of Land Management |  |   |  |                             |  |                             |   | LC-032579-E United States - Bureau<br>12/8/37 of Land Management<br>HBP      | LC-032579-E United States - Bureau<br>12/8/37 of Land Management<br>HBP |
| Owner                                  | Sliding Scale   | ,                      | Sliding Scale   |  |   |  |                             |  |                             |   | Sliding Scole  | Sliding Scale   |
| Lessee of Record<br>Percentage         | Pacific Enterprises<br>Oil Company                                      |                        | Pacific Enterprises<br>Oil Company                            |  |   |  |                             |  |                             |   | Pacific Enterprises<br>Oil Company   | Pacific Enterprises<br>Oil Company                                      |
| ecord<br>tage                          | 100.0000%   |                        | 100.000%  |  |   |  |                             |  |                             |   | 100.0000%  | 100.0000%   |
| Overriding Royalty Owner<br>Percentage | Pacific Enterprises Oil Co.<br>Marathon                                 |                        | Pacific Enterprises Oil Co.<br>Marathon                       |  |   |  |                             |  |                             |   | Pacific Enterprises Oil Co.<br>Marathon                                      | Pacific Enterprises Oil Co.<br>Marathon                                 |
| y Owner<br>e                           | 3.992852 <b>%</b><br>1.522223 <b>%</b>                                  |                        | 2.851852 <b>%</b><br>1.222223 <b>%</b>                        |  |   |  |                             |  |                             |   | 2.667504%<br>1.143216%   | 2.667504%<br>1.143216%  |
| Working Interest Owner<br>Percentage   | American Exploration Co. Company  | Morathon               | American Production<br>Partnership VI Ltd.                    | American Exploration Company                     | American Exploration Acquisition VI Corp. | American Production Partnership VII Ltd. | Production Partnership II-G | Production Partnership II-E<br>New York Life Oil & Gas | Production Partnership II-F | New York Life Uil & Gas<br>Production Partnership III—B | ARCO   | ARCO  |
| ot Owner                               | 70.00%  | 30.00%                 | 52.083700%  | 1.819401%  | 12.426200%                                | 4.548503%                                | 11.345223%                  | 9.983413%  | 4.676366%                   | 3.117194%   | 100.000000%  | 100.000000%   |

| 24  | 23  | 22   | No. Tr                                 |
|---|---|--|--|
| W/2 NE/4 Section 26.<br>T-25-S, R-37-E.<br>Lea County, New Mexico | N/2 SW/4 Section 25.<br>T-25-S, R-37-E,<br>Lea County, New Mexico | N/2 SE/4 Section 23,<br>T-25-S, R-37-E,<br>Lea County, New Mexico  | Description of Land                    |
| 80  | 80  | 80   | Acres                                  |
| NM-0525 <b>4</b><br>12/8/37<br>HBP                                | LC-060946<br>12/8/37<br>НВР                                       | LC-060945<br>12/8/37<br>НВР  | Serial No. &<br>Eff. Date              |
| United States - Bureau<br>of Land Management                      | United States - Bureau<br>of Land Management                      | United States - Bureau<br>of land Management   | Basic Royalty Owner<br>Percentage      |
| Sliding Scale   | Sliding Scale   | Schedule "B"   | y Owner<br>e                           |
| Meridian Oil Production Inc.                                      | ARCO  | ARCO   | Lessee of Record<br>Percentage         |
| 100.0000%   | 100.0000%   | 100.0000 <b>%</b>  | ecord<br>lage                          |
|   |   | Diane Rene Stewart Board of Trustees of the Leland Stanford Junior University Saletha Isaacson Reuel A. Young Nancy Chandler Cathie F. Simonieg Pacific Enterprises Oil Co. Pacific Enterprises Oil Co. J. Ruel Armstrong L. E. Armstrong L. E. Armstrong, Jr. Joan Bowen Harmer Joan Bowen Harmer Pauson Oil Company Pauson Oil Company Anna May Rasmussen Anna May Rasmussen Anna May Rasmussen Marathon Oil Company | Overriding Royalty Owner<br>Percentage |
| ARCO<br>Meridi<br>Larry   | ARCO  | 0.171400% ARCO 0.116100% 0.113600% 0.113601% 0.113601% 0.116100% 2.766260% 0.085540% 0.340800% 0.340800% 0.350000% 0.165000% 0.165000% 0.500000% 0.500000% 0.165000% 0.50000% 0.500000% 0.50000% 0.50000% 0.50000% 0.50000% 0.50000% 0.50000% 0.50000% 0.50000% 0.50000% 0.50000%  | y Owner<br>e                           |
| ARCO<br>Meridian Oil Production, Inc.<br>Larry A. Nermyr          | 9   | 0  | Working Interest O<br>Percentage       |
| 50.000000%<br>49.218750%<br>0.781250%                             | 100%  | 100 <b>%</b>   | st Owner<br>ge                         |

..8., JIBIHX3

| 26<br>27<br>28  | 7r.<br>No.  |
|---|---|
| SW/4 NE/4 Section 23.  1-25-S, R-37-E. Lea County, New Mexico  N/2 NE/4 Section 1.  1-26-S, R-37-E. Lea County, New Mexico Lea County, New Mexico Insofar as the Blinbry Formation only   | Description of Land  NE/4 Section 13, 1-25-S, R-37-E, Lea County, New Mexico        |
| * 80 <b>*</b> 0   | Acres   |
| NM-7487<br>2/1/88<br>(renewal)<br>LC-049439-E<br>10/3/38<br>HBP<br>NM-0349956<br>6/1/47<br>HBP  | Serial No. & Eff. Date  NM-051998 12/8/37 HBP                                       |
| NM-7487 United States - Bureau 2/1/88 of Land Management (renewal)  LC-049439-B United States - Bureau 10/3/38 of Land Management HBP  NM-0349956 United States - Bureau 6/1/47 of Land Management HBP  | Basic Royalty Owner Percentage  United States - Bureau of Land Management Sli       |
| 12.500000%<br>Sliding Scale   | Owner Sliding Scole   |
| Texaco USA  Texaco Expl. & Prod. Inc.  Texaco Expl. & Prod. Inc.  | Lessee of Record<br>Percentage<br>Pacific Enterprises<br>Oil Company                |
| 100.0000%<br>100.0000%  | e e 100.0000%   |
| Martha Johns Densmore Nancy Johns Dent Grace B. Bockman  Ronald K. Deford George D. & Edtih G. Riggs Living Trust Wills Royalty Inc. John M. Loffland, Jr. T. A. Pedley, Jr. c/o Thomas J. Hayes Effie E. Valintine c/o United California Bank First Interstate Bank of | Overriding Royalty Owner<br>Percentage  |
| 2.500000%<br>2.500000%<br>2.500000%<br>0.625000%<br>0.625000%<br>0.125000%<br>0.015630%<br>0.007810%  | Owner   |
| Техасо  | Working Interest Ow<br>Percentage<br>Pacific Enterprises<br>Oil Company<br>Marathon |
| 100%<br>100%  | ge 70% 30%  |

| 28A W/<br>1<br>Lei<br>Ins   |   | ₹.                                     |
|---|---|--|
| W/2 NW/4 Section 19,<br>T-25-S, R-38-E,<br>Lea County, New Mexico<br>Insofar as the Tubb/Drinkard<br>formation only   |   | Description of Land                    |
| · <b>88</b>   |   | Acres                                  |
| NM-034995<br>6/1/47<br>HBP  |   | Serial No. &<br>Eff. Date              |
| NM-0349956 United States - Bureau<br>6/1/47 of Land Management<br>HBP   |   | & Basic Royalty Owner Percentage       |
| 12.500000%  |   | Owner                                  |
| Τεχαςο Εχ   |   |  |
| Texaco Expl. & Prod. Inc.   |   | Lessee of Record<br>Percentage         |
| 100.0000%   |   | d                                      |
| John M. Loffland, Jr. T. A. Pedley, Jr. c/o Thomas J. Hayes Effie E. Valintine c/o United California Bank First Interstate Bank of Denver NA, Account No. 120003306 First Interstate Bank Denver Trustee of the Estate of Charles T. Lupton | c/o Lupron Enterprises Inc. Julie Ann Lupton c/o World Savings & Loan Bradshaw Babb Lupton Charles T. Lupton, Jr. c/o Bank of America, Arroyo Grande Branch Lawrence L. Pedley John C. Pedley John C. Pedley Bavid M. Pedley Marth L Schneidewind Braille Institute of America c/o Republic National Bank Dallas, Agency #631-00 Patricia Penrose Schieffer Successor Trustee U/W/O Neville G. Penrose c/o J. Thomas Schieffer Lucy O. Ross | Overriding Royatty Owner<br>Percentage |
| 0.125000%<br>0.015630%<br>0.007810%<br>0.214840%  | 0.007810% 0.007810% 0.015620% 0.015630% 0.005210% 0.005210% 0.005210% 0.015630% 0.015630% 0.015630%   | Owner                                  |
| Texaco  |   |  |
| 100%  |   | Working Interest Owner Percentage      |
| 94  |   |  |

|  | ₹.≓                      |
|--|--------------------------|
| W/2 W/2, Section 31 1-25-S, R-38-E Lea County, New Mexico  | Description of Land      |
| 16<br>8  | Arres                    |
| NM-0569<br>4/1/84  | Serial No. &             |
| United States - Bureau of Land Management  | 8                        |
| 12.500000%   | Owner                    |
| Find Oil & Chemical Co.  | Lessee of Record         |
| 100.0000%  | ord                      |
| James N. Coll Charles H. Coll Charles H. Coll Max W. Coll II Jon F. Coll RepublicBank Dallas NA Trustee U/W/O Selmo E. Andrews, Trust \$5188 Franz R. Lupton, Jr. c/o Lupron Enterprises Inc. Julie Ann Lupton c/o World Savings & Loan Bradshaw Babb Lupton Charles T. Lupton, Jr. c/o Bank of America, Arroyo Grande Branch Lawrence L. Pedley John C. Pedley David M. Pedley Braille Institute of America c/o Republic National Bank Dallas, Agency \$631-00 Patricia Penrose Schieffer Successor Trustee U/W/O Neville G. Penrose c/o J. Thomas Schieffer Lucy O. Ross Selma E. Andrews Trust Blanche M. doty Benjamin Ginsberg Est. | Overriding Royalty Owner |
| 0.021870%<br>0.014650%<br>0.014650%<br>0.014640%<br>0.014650%<br>0.014650%<br>0.014650%<br>0.007810%<br>0.007810%<br>0.005210%<br>0.005210%<br>0.005210%<br>0.0125000%<br>0.125000%<br>0.125000%<br>0.125000%<br>0.125000%   | / Owner                  |
| ARC CO   |                          |
| rencemage 100%   | Working Interest Owner   |

#### EXHIBIT "8"

| Tr.  No. Description of Land              | Acres | Serial No. &<br>Eff. Date | k Basic Royalty Owner Percentage |               | Lessee of Record<br>Percentage | ecord     | Overriding Royalty Owner<br>Percentage  | y Owner<br>e   | Working Interest Ow<br>Percentage                    | est Owner<br>ae         |
|---|-------|---------------------------|----------------------------------|---------------|--------------------------------|-----------|---|--|--|-------------------------|
|   |       |                           |                                  |               |                                |           | Marshall & Winston<br>Rubie C. Bell<br>Braille Institute of America<br>Stanley W. Crosby, III<br>George H. Etz, Sr.<br>Etz Oit Properties | 0.125000%<br>0.125000%<br>0.231500%<br>0.125000%<br>0.125000%<br>0.125000% |  |                         |
| 30 S/2 NE/4 Section 11,                   | 80    | NM 4355<br>4/1/56         | ğ                                | na Scale      | Doyle Hartman                  | 100.0000% | The Aurand Company  | 0.390625%  | ARCO   | 50.390625%              |
| T-25-S, R-37-E,<br>Lea County, New Mexico |       | <b>4</b> /1/56<br>HBP     | of Land Management Slidir        | Sliding Scale |                                |           | Miriam B. Johnson, General<br>Partner of the Miriam B.  |  | Doyle Hartman & wife<br>Margaret M. Hartman          | 35.546875%              |
|   |       |                           |                                  |               |                                |           | Johnson Partnership Amoco Production Co.  | 0.390625%<br>4.687500%   | James A. Davidson, single<br>Larry A. Nermyr, single | 12.500000%<br>0.781250% |
|   |       |                           |                                  |               |                                |           | Alice N. Robertson<br>William E. Thomas II  | 0.390625 <b>%</b><br>0.390625 <b>%</b>                                     | James E. Burr & wife,<br>La Veta F. Burr             | 0.390625%               |
|   |       |                           |                                  |               |                                |           |   |  | Jack Fletcher & wife,<br>Delphia Fletcher            | 0.390625%               |
|   |       |                           |                                  |               |                                |           |   |  |  |                         |

EXHIBIT " B"

TO UNIT AGREEMENT, SOUTH JUSTIS UNIT LEA COUNTY, NEW MEXICO

|   | 35  | 34  | 33   | 32   | <u>رء</u>   |            | <b>8</b> ₹                           |
|---|---|---|--|--|---|------------|--------------------------------------|
| TOTAL STATE ACREAGE - 920.0                 | S/2 Section 36,<br>1-25-S, R-37-E<br>Lea County, New Mexico | N/2 Section 36,<br>1-25-S, R-37-E<br>Lea County, New Mexico | W/2 SW/4 Section 30,<br>T-25-S, R-38-E<br>Lea County, New Mexico | W/2 NW/4 Section 30,<br>T-25-S, R-38-E<br>Lea County, New Mexico | N/2 NE/4, SE/4 NE/4<br>Section 25, T-25-5, R-37-E<br>Lea County, New Mexica |            | Description of Land                  |
| - 920.0                                     | 320   | 320   | 80   | 80   | 120   |            | Acres                                |
| PERCENTAGE OF                               | B-228-1<br>9/10/31<br>HBP                                   | B-229-1<br>9/10/31<br>HBP                                   | E-497-1<br>8/10/37<br>HBP  | 89521-1<br>2/10/42<br>HBP  | B-11478<br>9/11/44<br>HBP   |            | Serial No. &<br>Eff. Date            |
| PERCENTAGE OF UNIT (SURFACE ACRES) - 17.16% | Commissioner of Public Lands —<br>State of New Mexico       | Commissioner of Public Lands –<br>State of New Mexico       | Commissioner of Public Lands -<br>State of New Mexico            | Commissioner of Public Lands -<br>State of New Mexico            | Commissioner of Public Lands —<br>State of New Mexico                       |            | Basic Royalty Owner<br>Percentage    |
|   | 12.500000%  | 12.500000%  | 12.500000%   | 12.500000%   | 12.500000%  | SI         | lty Owner                            |
|   | Chevron USA   | Chevron USA   | MW Petroleum Corp.   | Texaco Inc.  | ARCO  | iate lands | Lessee of<br>Record                  |
|   |   |   |  |  |   |            | Overriding Royally Owner Percentage  |
|   | ARCO  | ARCO  | Apache   | Texaco Inc.  | ARÇO  |            | Working Interest Owner<br>Percentage |
|   | 100%  | 100%  | 100%   | 100%   | 100%  |            | t Owner                              |

| No. Tr                                 |                | <b>5</b>                | ٤                              |                            |                    |                 |                       |                    |                        |                     |                  |                   |                       |                          |            |                       |                |            |                             |                     |                    |                  |                        |                        |               |                   |                           |                         |              |
|--|----------------|-------------------------|--------------------------------|----------------------------|--------------------|-----------------|-----------------------|--------------------|------------------------|---------------------|------------------|-------------------|-----------------------|--------------------------|------------|-----------------------|----------------|------------|-----------------------------|---------------------|--------------------|------------------|------------------------|------------------------|---------------|-------------------|---------------------------|-------------------------|--------------|
| Description of Land                    |                | NW/A NW/A Section 11    | 1-25-5 R-37F                   | Lea County, New Mexico     | 7.                 |                 |                       |                    |                        |                     |                  |                   |                       |                          |            |                       |                |            |                             |                     |                    |                  |                        |                        |               |                   |                           |                         |              |
| Acres                                  |                | 40                      | į                              |                            |                    |                 |                       |                    |                        |                     |                  |                   |                       |                          |            |                       |                |            |                             |                     |                    |                  |                        |                        |               |                   |                           |                         |              |
| Lease Status                           |                | HR P                    | į                              |                            |                    |                 |                       |                    |                        |                     |                  |                   |                       |                          |            |                       |                |            |                             |                     |                    |                  |                        |                        |               |                   |                           |                         |              |
| Basic Royalty Owner<br>Percentage      |                | Chevron USA Inc         | Amoco Production Company       | Atlantic Richfield Company | Theodocia G. Bates | Warren J. Bates | Charles T. Bates, Jr. | James Henry Bearly | Elizabeth Bearly Dudly | Lucille Chism Bates | Wilma Chism Lain | Mary Helen Seeton | Elinor C. Shaughnessy | Amerada Hess Corporation | Ellis Rudy | Ritts Royalty Company | Thomas G. Voss | Judd Moore | Marion U. & Donald B. Heard | Mildred Smith Rawls | Magabel Smith Rule | Cassius L. Smith | Rosa Lee Smith Johnson | Katie Smith Hazelhurst | Eva W. Graham | Mary Smith Bowers | Richard L. Cromartie, Jr. | Jane Cromartie Williams | T. L. Wooten |
| Owner                                  |                | 0.067400%               | 1.004500%                      | 0.032200%                  | 0.104100%          | 0.059600%       | 0.029800%             | 0.020400%          | 0.020400%              | 0.097200%           | 0.067500%        | 0.669600%         | 0.015500%             | 1.339300%                | 0.015500%  | 0.644900%             | 0.223200%      | 0.041000%  | 0.139500%                   | 0.008860%           | 0.008860%          | 0.009960%        | 0.009410%              | 0.008860%              | 0.008860%     | 0.008860%         | 0.007480%                 | 0.010240%               | 0.008860%    |
| Overriding Royalty Owner<br>Percentage | PATENTED LANDS | ARCO Petr. Products Co. | Div. of Atlantic Richfield Co. |                            |                    |                 |                       |                    |                        |                     |                  |                   |                       |                          |            |                       |                |            |                             |                     |                    |                  |                        |                        |               |                   |                           |                         |              |
| Owner                                  |                |                         | 0.612700%                      |                            |                    |                 |                       |                    |                        |                     |                  |                   |                       |                          |            |                       |                |            |                             |                     |                    |                  |                        |                        |               |                   |                           |                         |              |
|  |                | ARCO                    |                                |                            |                    |                 |                       |                    |                        |                     |                  |                   |                       |                          |            |                       |                |            |                             |                     |                    |                  |                        |                        |               |                   |                           |                         |              |
| Working Interest Owner Percentage      |                | 100%                    |                                |                            |                    |                 |                       |                    |                        |                     |                  |                   |                       |                          |            |                       |                |            |                             |                     |                    |                  |                        |                        |               |                   |                           |                         |              |

TO UNIT AGREEMENT, SOUTH JUSTIS UNIT LEA COUNTY , NEW MEXICO

|   | ⋛≓                                  |
|---|-------------------------------------|
|   | Description of Land                 |
|   | Acres Lease Status                  |
| John D. Atkins Lillian Smith Ward Betty S. Warren Frank L. Smith H. Winfield Smith, Jr. Harry Eldon Smith Many M. Smith Many M. Smith R. P. Smith Robert H. Smith Dudley M. Smith Phillip Julian Erickson John Warren Erickson Mary Elinor Erickson John Warren Erickson Mary Elinor Erickson Mary Elinor Erickson John J. Robertson Roma A. Syfert Rosalind Liethold William M. Dittmer Charles A. Butgess Ellen E. Booker Luella Boes Forwalder Donald Woods Helen Lee Voss Brander F. Kieffer Voss W. M. Riddle & Betty J. Riddle Archie D. Smith & Clarabelle Beals Trust dtd. 12-9-70 | Basic Royalty<br>Percentage         |
| 0.020500% 0.004430% 0.001100% 0.008860% 0.008860% 0.008860% 0.008860% 0.008860% 0.009960% 0.0005170% 0.005170% 0.005170% 0.002170% 0.002170% 0.002170% 0.002170% 0.002170% 0.002170% 0.002170% 0.002170% 0.002170% 0.002170% 0.002170% 0.002170% 0.002170% 0.0011580% 0.0111600% 0.111600% 0.011580%  | Owner                               |
|   | Overriding Royalty Owner Percentage |
|   | Working Interest Owner Percentage   |

TO UNIT AGREEMENT, SOUTH JUSTIS UNIT LEA COUNTY, NEW MEXICO

|   |  |                    |  |                              |   |                         |               |                            |                |                        |           |                          |              |                          |                      |           |                            |                          |                |                              |                                 |                  | Ir.<br>No.                          |
|---|--|--------------------|--|------------------------------|---|-------------------------|---------------|----------------------------|----------------|------------------------|-----------|--------------------------|--------------|--------------------------|----------------------|-----------|----------------------------|--------------------------|----------------|------------------------------|---------------------------------|------------------|-------------------------------------|
|   |  |                    |  |                              |   |                         |               |                            |                |                        |           |                          |              |                          |                      |           |                            |                          |                |                              |                                 |                  | Description of Land                 |
|   |  |                    |  |                              |   |                         |               |                            |                |                        |           |                          |              |                          |                      |           |                            |                          |                |                              |                                 |                  | Acres Leo                           |
|   |  |                    |  |                              |   |                         |               |                            |                |                        |           |                          |              |                          |                      |           |                            |                          |                |                              |                                 |                  | Lease Status                        |
| Texas Commerce Bank of San Angelo, Trustee, FBO Brenda Ronaldson Texas Commerce Bank of | Texas Commerce Bank of San Angelo, Trustee, FBO W. V. Leftwich | Managment Division | Third National Bank of Nashville, Trustee, Attn: | Josephine W. Lundy Res Trust | Americust lexos N A Trustee, Acct #4815011406 | Jeanette E. Clift Trust | Petco Limited | c/o Richard A. Whittington | D. V. Thompson | Richard A. Whittington | Company   | The Nommensen Investment | Escrow Agent | NCNB Texas National Bank | Sabine Royalty Trust | Trustee   | American National Bank Co. | O. W. Skirvin Test Trust | Sarah S. Smith | Retty Oldham Anc. Pers. Rep. | Estate of Catherine L. Dumarese | Frances W. Scott | Basic Royatty Owner<br>Percentage   |
| 0.074930%   | 0.149870%  | 0.892900%          |  | ;                            | 1.498700%                                     |                         | 0.334800%     | 0.000280%                  |                | 0.000270%              | 0.020900% |                          | 0.574000%    |                          |                      | 0.186000% |                            |                          | 0.009960%      | 0.223200%                    |                                 | 0.004430%        | )er                                 |
|   |  |                    |  |                              |   |                         |               |                            |                |                        |           |                          |              |                          |                      |           |                            |                          |                |                              |                                 |                  | Overriding Royalty Owner Percentage |
|   |  |                    |  |                              |   |                         |               |                            |                |                        |           |                          |              |                          |                      |           |                            |                          |                |                              |                                 |                  | Working Interest Owner Percentage   |

|  | No.                                     | N.Tr.                               |
|--|---|-------------------------------------|
|  | vescription of Land                     |                                     |
|  | Acres Lease Status                      | Acres Lance Chris                   |
| Texas Commerce Bank of San Angelo, Trustee, FBO Mary Joseph Texas Commerce Bank of San Angelo, Trustee, FBO Vernice Boyle Texas Commerce Bank of San Angelo, Trustee, FBO Dorothy Boyle Texas Commerce Bank of San Angelo, Trustee, FBO Oleta Perkins Boyle Trust Texas Commerce Bank of San Angelo, Trustee, FBO William C. Wright Texas Commerce Bank of San Angelo, Trustee, FBO Robert G. Wright Betty L. Amonte Dorothy Habura Revocable Management Trust, Texas Commerce Bank of San Angelo, Trustee John O. Boyle, Jr. Trust Texas Commerce Bank of San Angelo, Trustee John O. Boyle, Jr. Trust Texas Commerce Bank of San Angelo, Trustee Steven R. Fine Kathleen F. Smith Thomas J. Galbraith Char. Trt. | San Angelo, Trustee, FBO Noel C Warnink | Basic Royally Owner                 |
| 0.247290%<br>0.247290%<br>0.247290%<br>0.209820%<br>0.209820%<br>0.209820%<br>0.004430%<br>0.074930%<br>0.247290%<br>0.0048860%  | 0 074930%                               | Winer                               |
|  | reitentoge                              | Overriding Royally Owner Percentage |
|  | renemble                                | Working Interest Owner Percentage   |

| Tr. No. Desc                         |  | 37 NE/4 SW/4 Section 11,      | lea County. New Mexico      |                              |                           |                        |                 |                  |                            |                          |           |                   |                         |                  |                            |                   |                              |                        |                  |                  |                     |                            |           |                 |
|--------------------------------------|--|-------------------------------|-----------------------------|------------------------------|---------------------------|------------------------|-----------------|------------------|----------------------------|--------------------------|-----------|-------------------|-------------------------|------------------|----------------------------|-------------------|------------------------------|------------------------|------------------|------------------|---------------------|----------------------------|-----------|-----------------|
| Description of Land                  |  | ection 11,<br>7_F             | ew Mexico                   |                              |                           |                        |                 |                  |                            |                          |           |                   |                         |                  |                            |                   |                              |                        |                  |                  |                     |                            |           |                 |
| Acres                                |  | <b>4</b> 0                    |                             |                              |                           |                        |                 |                  |                            |                          |           |                   |                         |                  |                            |                   |                              |                        |                  |                  |                     |                            |           |                 |
| Lease Status                         |  | НВР                           |                             |                              |                           |                        |                 |                  |                            |                          |           |                   |                         |                  |                            |                   |                              |                        |                  |                  |                     |                            |           |                 |
| Basic Royalty Owner<br>Percentage    | Fst Intrst Bk Az, Suc Trste<br>Fst Intrst Bk Ok, Agent<br>Acct #49-8093-00-4 | Joe & Jessie Crump Fund       | C. Blevins & Texas American | Bank of Fort Worth, Trustees | Texas Commerce Bank N. A. | Agent & A/i/F for Mary | Moran Fagan,    | Trust Sec. 63140 | Jessie B. Crump Trust 1069 | c/o NCNB Texas and J. B. | Crump     | Eunice James Gray | Hendrick Medical Center | Stephen N. James | J. Hiram Moore, Betty Jane | Trustees          | Liberty Nat'l Bk & Trust Co. | Charles Pfile, Trustee | Trust #142836006 | Betty Moran Rice | John J. Moran Trust | R. J. Moran & T. E. Swift, | Trustees  | Midland Trustee |
| ner                                  | 0.669600%  |                               |                             | 1.562500%                    |                           |                        |                 | 1.562500%        |                            |                          | 1.562500% | 0.781250%         | 3.125000%               | 0.781250%        |                            | 3.906250 <b>%</b> |                              |                        | 1.562500%        | 1.562500%        |                     |                            | 3.125000% |                 |
| Overriding Royally Owner Percentage  |  | Cathie Cone Auvinshine        | Donna Frost & Leon Binkley  | Personal Representatives     | Kathleen Cone Estate      | Tom R. Cone            | Kenneth G. Cone | June D. Speight  |                            |                          |           |                   |                         |                  |                            |                   |                              |                        |                  |                  |                     |                            |           |                 |
| Owner                                |  | 0.078130%                     | 0.070130%                   |                              | 0.390600%                 | 0.078130%              | 0.078130%       | 2.343740%        |                            |                          |           |                   |                         |                  |                            |                   |                              |                        |                  |                  |                     |                            |           |                 |
| Working Interest Owner<br>Percentage |  | Meridian Oil Production, Inc. |                             |                              |                           |                        |                 |                  |                            |                          |           |                   |                         |                  |                            |                   |                              |                        |                  |                  |                     |                            |           |                 |
| ner                                  |  | 100%                          |                             |                              |                           |                        |                 |                  |                            |                          |           |                   |                         |                  |                            |                   |                              |                        |                  |                  |                     |                            |           |                 |

|  |                       |                 |                         |                        |                               |  | 38  |  |  |                                  |  |  |                  |  |   |  |                          |  |  |  |
|--|-----------------------|-----------------|-------------------------|------------------------|-------------------------------|--|---|--|--|----------------------------------|--|--|------------------|--|---|--|--------------------------|--|--|--|
|  |                       |                 |                         |                        |                               |  | SE/4 SW/4 Section 11,                               | Lea County, New Mexico   |  |                                  |  |  |                  |  |   |  |                          |  |  |  |
|  |                       |                 |                         |                        |                               |  | 40  |  |  |                                  |  |  |                  |  |   |  |                          |  |  |  |
|  |                       |                 |                         |                        |                               |  | НВР   |  |  |                                  |  |  |                  |  |   |  |                          |  |  |  |
| Donna Cowden Mgmt, Trust<br>A/C 30-1576-00<br>D. C. Trust. | Marilyn Cone, Trustee | James G. Bruton | c/o Portland Properties | Elsie Lee Brown Trust, | James G. Bruton & Virginia    | Bruton, Trustees                               | Loura R. Stuart                                     | Desa L. Lee Laird  | Maurine Johnson, Trustee<br>John J. Redfern III  | Ind. Executor of the Estate      | of John J. Redfern, Jr.<br>Lillie M. Yates, Frank W. Yates | and S. P. Yates, Personal  | Martin Yates III | NCNB Texas National Bank   | Trustee of the Donald L.  | Jones Trust  | NCNB Texas National Bank | וושאנכב טו נווכ בטנוב ט.   | Jones Trust  | hidu Charall   |
| 0.781250%  | 0.078130%             | 0.781250%       | 0.625000%               |                        |                               | 0.001563%                                      | 0.076039%   | 0.260430%  | 0.062502%  |                                  | 0.234374%  |  | 0.219440%        |  |   | 0.260422%  |                          |  | 0.260422%  | 0.4687519  |
|  |                       |                 |                         |                        |                               |  | ARCO Oil and Gas                                    |  |  |                                  |  |  |                  |  |   |  |                          |  |  |  |
|  |                       |                 |                         |                        |                               |  | 0.031250%   |  |  |                                  |  |  |                  |  |   |  |                          |  |  |  |
|  |                       |                 |                         |                        |                               |  | ARCO  | Deceased   | Kenneth Cone<br>Clifford Cone  |                                  |  |  |                  |  |   |  |                          |  |  |  |
|  |                       |                 |                         |                        |                               |  |   |  |  |                                  |  |  |                  |  |   |  |                          |  |  |  |
| nt. Irust  | 3/0-00                |                 | rustee                  | CS.                    | rustee<br>rustes<br>roperties | rustee<br>roperties<br>Trust,<br>on & Virginio | rustee<br>roperties<br>roust,<br>on & Virginia<br>s | D. C. Trust, D. C. Trust, April 100 0.78130% D. C. Trust, Analyn Cone, Trustee D. C. Trust, Amilyn Cone, Trustee D. C. Trust, James G. Bruton C/o Portland Properties Elsie Lee Brown Trust, James G. Bruton & Virginia Bruton, Trustees D. 0.78130% O. 0.781250% O. 0.781250% O. 0.781250% O. 0.781250% O. 0.781250% O. 0.78130% O. 0.781250% O. 0.78130% O. 0.781250% O. 0.78 | D. C. Trust.  D. C. Trust.  Marilyn Cone, Trustee  James G. Bruton  Virginia L. Bruton  c/o Portland Properties  c/o Portland Properties  Elsie Lee Brown Trust,  James G. Bruton & Virginia  Elsie Lee Brown Trust,  James G. Bruton & Virginia  Bruton, Trustees  SE/4 SW/4 Section 11,  SE/4 SW/4 Section 11,  40 HBP Laura R. Stuart  Anne Stuart Marble  Lea County, New Mexico  Desa L. Lee Laird  0.2604307  Elsie Lee Gounty, New Mexico  Desa L. Lee Laird  0.2604307 | A/C 30" - 1370-00"  D. C. Trust, | #\C 50-130-00  D. C. Trust,                                | D. C. Trust, D. C. Trust, Marilyn Cone, Trustee 0.78130% Marilyn Cone, Trustee 0.781250% Virginia L Bruton 0.781250% Virginia L Bruton 0.625000% Efsie Lee Brown Trust, James G. Bruton & Virginia Bruton, Trustees 0.001563%  SE/4 SW/4 Section 11, 40 HBP Laura R. Stuart 1-25-S, R-3J-E Lea County, New Mexico Maurine Johnson, Trustee 0.062502% Maurine John J. Redfern III Ind. Executor of the Estate of John J. Redfern, Jr. Lillie M. Yates, Frank W. Yates | D. C. Trust.     | D. C. Trust.  Merilyn Cone, Trustee 0.78130%  James G. Bruton 0.781250%  Virginia L Bruton c/o Portland Properties 0.525000%  Elsie Lee Brown Trust, James G. Bruton & Virginia  James G. Bruton & Virginia  James G. Bruton & Virginia  Bruton, Trustees 0.001563%  Bruton, Trustees 0.001563%  Bruton, Trustees 0.001563%  Bruton, Trustees 0.00539%  Lea County, New Mexico Mexico Macrine Johnson, Trustee 0.076039%  Lea County, New Mexico Mexico of the Estate of John J. Redfern, Jr.  Lilie M. Yales, Frank W. Yales on J. Estate of John J. Redfern, Jr.  Lilie M. Yales, Frank W. Yales on J. 234374%  Lilie M. Yales O. 234374%  Martin Yales III 0.21440%  Mortin Yales III 0.219440% | D. C. Trust.  D. C. Trust.  Marilyn Cone, Trustee 0.78130%  James G. Bruton 0.781250%  Virginia L Bruton 0.781250%  Lea County, New Mexico  Desa L. Lee Green III  Ind. Executor of the Estate of John J. Redfern III  Ind. Executor of the Estate of John J. Redfern, Jr.  Lillie M. Yales, Frank W. Yales  and S. P. Yales Personal  Representatives 0.75/0  Martin Yales III  NCNB Texas National Bank  NCNB Texas National Bank | ## D. C. Trust.  D. C. Trust.  D. C. Trust.    Marilyn Cone. Trustee | ## Ayr. 30 - 1370 - 07   | ### D.C. Tust. 170-00 D.C. Tust. 180-00 D.C. Tus | ### D.C. Trust. 100-00  D.C. Trust. 100  Marilyn Cone, Trustee  D.078130%  Virginia L Bruton  Lord Properties  Esie Lee Brown Trust.  James C. Bruton & Virginia  Bruton R. Strant  Harbe  Laura R. Strant  Anne Strunt Marble  Laura R. Strant  Harbe  Lee County, New Mexico  Marine Johnson, Trustee  John J. Redfern, Jr.  Lillie M. Tales Form W. Yoles  and S. P. Yoles Personal  Representatives O.E/O  Morth Yoles  ANNE Trustee of the Donald L.  James Irust  NCMB Texas Melional Bank  Trustee of the Ionald  Trustee of the Ionald  D.250427%  D.234374%  D.234374 | D. C. Truste Done; G. Bulon Done; G. Bulon Done; G. Bulon Virgina L. Bulon C/o Portland Properties Esie Lee Bown Trust, James G. Bulon & Virgina Bruton, Trustees Desa L. Lee Laird Anne Stuart Machine Dosh J. Redfern, Jr. Lille M. Yoles, Trustee Dosh J. Redfern, Jr. Dosh J. |

| No.                                 |  |                           |           |                                |                           |                                |                          |                                |                           |                     |                        |              |                       |                 |                |                    |                       |                         |                       |           |               |                            |                     |                         |           |                     |                 |               |                  |           |
|-------------------------------------|--|---------------------------|-----------|--------------------------------|---------------------------|--------------------------------|--------------------------|--------------------------------|---------------------------|---------------------|------------------------|--------------|-----------------------|-----------------|----------------|--------------------|-----------------------|-------------------------|-----------------------|-----------|---------------|----------------------------|---------------------|-------------------------|-----------|---------------------|-----------------|---------------|------------------|-----------|
| Description of Land                 |  |                           |           |                                |                           |                                |                          |                                |                           |                     |                        |              |                       |                 |                |                    |                       |                         |                       |           |               |                            |                     |                         |           |                     |                 |               |                  |           |
| Acres Lease Status                  |  |                           |           |                                |                           |                                |                          |                                |                           |                     |                        |              |                       |                 |                |                    |                       |                         |                       |           |               |                            |                     |                         |           |                     |                 |               |                  |           |
| Basic Royalty Owner Percentage      | Leon Binkley and Donna Frost as Personal Representatives | of the Estate of Kathleen | Cone      | Wendall W. Iverson, as Trustee | for the S.J.L. Jr., Trust | Wendall W. iverson, as Trustee | for the P.I.P 1990 Trust | Wendall W. Iverson, as Trustee | for the W.W.I. 1990 Trust | Charlotte H. Stuart | Patsy Ann iverson Page | B. Broadrick | Wendall Welch Iverson | S. E. Cone, Jr. | B. B. Ginsberg | S. J. Iverson, Jr. | Marjorie Cone Kastman | Lovelace Foundation for | Medical Education and | Research  | John A. Yates | Frank W. Yates, Jr., A/1/F | for Lillie M. Yates | Estelle Andrews Mehlhop | ARCO      | Drotha Stuart Bruno | Kenneth G. Cone | Clifford Cone | Avril Stuart Dew | J H Hord  |
| Owner                               |  |                           | 0.520833% |                                | 0.071129%                 |                                | 0.071129%                |                                | 0.071129%                 | 0.152082%           | 0.071134%              | 1.302080%    | 0.071133%             | 0.694441%       | 0.187502%      | 0.071133%          | 0.694444%             |                         |                       | 0.468751% | 0.437531%     |                            | 0.212944%           | 1.302160%               | 0.312500% | 0.152082%           | 0.104168%       | 0.104168%     | 0.152082%        | 0 468751% |
| Overriding Royalty Owner Percentage |  |                           |           |                                |                           |                                |                          |                                |                           |                     |                        |              |                       |                 |                |                    |                       |                         |                       |           |               |                            |                     |                         |           |                     |                 |               |                  |           |
| Working Interest Owner Percentage   |  |                           |           |                                |                           |                                |                          |                                |                           |                     |                        |              |                       |                 |                |                    |                       |                         |                       |           |               |                            |                     |                         |           |                     |                 |               |                  |           |

| 39 W/2 NW/4 Section 12, T-25-S, R-37-E, Lea County, New Mexico, between the subsurface depths of 5,000 feet and 5,500 feet   | Tr. No. Description of Land   |
|--|---|
| 80<br>HBP  | Acres Lease Status  |
| John A. Stuart Garland Stuart Harvey E. Yates S. P. Yates Frank O. Elliot, as Surviving Trustee of the Frank O. Elliot Living Trust Edna lone Hall, as Trustee of the Edna lone Hall Living Trust Fina Oil and Chemical Company Lee M. Bass, Inc. Sid R. Bass, Inc. Keystone, Inc. Thru Line, Inc. C. W. Samuels Nationsbank of Texas, NA (as successor), Escrow Agent—Sabine Royolty Trust Atlantic Richfield Company | Basic Royatty Owner<br>Percentage<br>Katherine Adeline Cone Keck<br>Phoebe Shelton<br>Irene Stuart Small<br>W. L. Stuart<br>Ira J. Stuart |
| 0.152082%<br>0.152082%<br>0.425886%<br>0.425886%<br>1.562500%<br>1.562500%<br>1.562500%<br>0.390625%<br>0.390625%<br>0.390625%<br>0.390625%<br>0.390625%<br>0.390625%<br>1.562500%   | 0.694444%<br>0.213400%<br>0.152082%<br>0.152082%<br>0.152082%   |
|  | Overriding Royally Owner Percentage   |
| ARCO • Meridian Oil Production Inc 0.292969%   | Working Interest Owner<br>Percentage  |

| 39B W/2 NW/4, NE/4 NW/4 Section 12, T-25-S, R-37-E, Lea County, New Mexico, between the subsurface depths of 5,500 feet and 6,300 feet   | 39A NE/4 NW/4, Section 12, 1-25-5, R-37-E, Lea County. New Mexico, between the subsurface depths of 5,000 feet and 5,500 feet   | Tr.  No. Description of Land        |
|--|---|-------------------------------------|
| 120  | <b>.</b>  | Acres                               |
| ₽₽   | #B  | Lease Status                        |
| Frank O. Elliot, as Surviving Trustee of the Frank O. Elliot Living Trust Edna lone Hall, as Trustee of the Edna lone Hall Living Trust Fina Oit and Chemical Company Lee M. Bass, Inc. Sid R. Bass, Inc. Sid R. Bass, Inc. C. W. Samuels Nationsbank of Texas, NA | Frank O. Elliot, as Surviving Trustee of the Frank O. Elliot Living Trust Edna lone Hall, as Trustee of the Edna lone Hall Living Trust Fina Oil and Chemical Company Lee M. Bass, Inc. Sid R. Bass, Inc. Keystone, Inc. C. W. Samuels Nationsbank of Texas, NA (as successor), Escrow Agent— Sabine Royalty Trust Atlantic Richfield Company | Basic Royatty Owner<br>Percentage   |
| 1.562500% 1.562500% 3.125000% 0.390625% 0.390625% 0.390625% 0.390625% 0.390625%  | 1.562500% 1.562500% 3.125000% 0.390625% 0.390625% 0.390625% 0.390625% 1.562500%   | wner                                |
|  |   | Overriding Royalty Owner Percentage |
| ARCO 75.000000%<br>Meridian Oil Production, Inc. 25.000000%  | ARCO  * Meridian Oil Production Inc 0.292969%   | Working Interest Owner Percentage   |

| Tr.                                    |   | 40 SE,<br>T;<br>Lea<br>bet  | dep                          | one                           |                   |                   |                 |   |                               |  | 40A SE,<br>T-2<br>Lea<br>bet  | 5, 5  |
|--|---|---|------------------------------|-------------------------------|-------------------|-------------------|-----------------|---|-------------------------------|--|---|---|
| Description of Land                    |   | SE/4 NW/4 Section 12,<br>T-25-S, R-37-E,<br>Lea County, New Mexico<br>between the subsurface<br>depths of 4,200 feet              | depths of 4,200 feet         | and 5,500 leek                |                   |                   |                 |   |                               |  | 40A SE/4 NW/4 Section 12, I-25-S, R-37-E, Lea County, New Mexico, between the subsurface depths of 5,500 feet and                 | 6,300 feet  |
| Acres                                  |   | <b>4</b> 0  |                              |                               |                   |                   |                 |   |                               |  | 40  |   |
| Lease Status                           |   | НВР   |                              |                               |                   |                   |                 |   |                               |  | НВР   |   |
| Basic Royalty Owner<br>Percentage      | (as successor), Escrow Agent-<br>Sabine Royalty Trust<br>Atlantic Richfield Company | Frank O. Elliot, as Surviving Trustee of the Frank O. Elliot Living Trust Edna lone Hall, as Trustee of the Edna lone Hall Living | of the Edna tone Hall Living | Fina Oil and Chemical Company | Lee M. Bass, Inc. | Sid R. Bass, Inc. | Thru Line, Inc. | C. W. Samuels<br>Nationsbank of Texas, NA | (as successor), Escrow Agent- | Sabine Royally Trust<br>Atlantic Richfield Company | Frank O. Elliot, as Surviving Trustee of the Frank O. Elliot Living Trust Edna lone Hall, as Trustee of the Edna lone Hall Living | Trust Fina Oil and Chemical Company Lee M. Bass, Inc. |
| mer                                    | 1.562500%<br>10.625000%   | 1.562500%   | 1 00000                      | 3.125000%                     | 0.292969%         | 0.292969%         | 0.292968%       | 0.390625%                                 |                               | 1.562500%<br>10.625000%                            | 1.562500%   | 1.562500%<br>3.125000%<br>0.292969%                   |
| Overriding Royatty Owner<br>Percentage |   | Atlantic Richfield Company  |                              |                               |                   |                   |                 |   |                               |  | Atlantic Richfield Company  |   |
| Owner                                  |   | 11.250000%  |                              |                               |                   |                   |                 |   |                               |  | 11.250000%  |   |
| Working Interest Owner Percentage      |   | ARCO<br>• Meridian Oil Production Inc 0.292969%   |                              |                               |                   |                   |                 |   |                               |  | ARCO 100%   |   |
|  |   |   |                              |                               |                   |                   |                 |   |                               |  |   |   |

| 41 N/2 SW/4 Section 12, 1-25-S, R-37-E, Lea County, New Mexico, between the subsurface depths of 5,000 feet and 6,250 feet   | Tr. No. Description of Land          |
|--|--------------------------------------|
| 88   | Acres Lease                          |
| ₽BH  | Lease Status                         |
| Sid R. Bass, Inc. Keystone, Inc. Thru Line, Inc. C. W. Samuels Nationsbank of Texas, NA (as successor), Escrow Agent- Sabine Royalty Co., Inc Way Enterprises, Inc. Thomas H. Law, Hamilton Rodgers & Margaret Snider for Nancy S. Tilly Snyder Beverly Anne Carter Joyce Ann Brown B.A. Christmas, Jr. Bradford Ace Christmas Mary T. Christmas Holladay Candy Christmas Helen Jane Christmas Barby Heirs or Devisees of Alma Pearl Eaton Hughes Matkins, Deceased First National Bank of Lubbock Successor Trustee of Beulah H. Simmons Trust B F/B/O Mary Jane Hand First Ntl. Bank of Lubbock Successor Trustee of | Basic Royalty Owner<br>Percentage    |
| 0.292969% 0.292968% 0.292968% 0.390625% 1.562500% 10.625000% 0.878906% 0.781250% 0.781250% 0.585938% 0.292969% 0.073242% 0.073242% 0.073242% 0.073242% 0.073242% 0.073242% 0.073242% 0.073242% 0.073242% 0.073242%   | wner                                 |
|  | Overriding Royally Owner Percentage  |
| ē  | Working Interest Owner<br>Percentage |
| 45.312500%<br>15.380859%<br>2.343750%<br>2.343750%<br>2.343750%<br>2.3437500%<br>8.750000%<br>4.6875000%<br>4.375000%<br>3.125000%<br>3.125000%<br>3.125000%   | ner                                  |

| 42 SW,<br>T-2<br>Lea  |   |   |   | <b>8</b> .   | 7                        |
|---|---|---|---|--|--------------------------|
| SW/4 SW/4 Section 12,<br>T-25-S, R-37-E,<br>Lea County, New Mexico, |   |   |   | Description of Land  |                          |
| 40  |   |   |   | Acres  |                          |
| НВР   |   |   |   | Lease Status   |                          |
| Sid R. Bass, Inc.<br>Keystone, Inc.<br>Thru Line                    | Successor Trustee U/W/O Dolores Mooers, Acct. 15976 NCNB Texas, Trustee of the Mooers Trust, Trustee 11311 ARCO | Lee M. Bass Mooers Oil Corporation Alma E.H. Matkins Rose Gann Charlene Rogers Teambank, N.A. | First Ntl. Bank of Lubbock Successor Trustee of J.E. Simmons Trust A F/B/O Jean Shipley Sullivan Sid R. Bass, Inc. Keystone, Inc. Thru Line | J.E. Simmons Trust B - F/B/O Mary Jane Hand First NH. Bank of Lubbock Successor Trustee of Beulah H. Simmons Trust A F/B/O Jean Shipley Sullivan | Basic Royalty Owner      |
| 0.292969 <b>%</b><br>0.292969 <b>%</b><br>0.292969 <b>%</b>         | 0.703125 <b>%</b><br>3.125000 <b>%</b>  | 0.292968<br>0.546875%<br>1.562500%<br>0.390626%<br>0.390624%<br>1.093750%                     | 0.219727 <b>x</b><br>0.292969 <b>x</b><br>0.292969 <b>x</b><br>0.292969 <b>x</b>  | 0.219727 <b>%</b> 0.219726 <b>%</b>  | )wner                    |
|   |   |   |   | Percentage   | Overriding Royalty Owner |
| ARCO  Meridian Oil Production Inc. 15. Lee M. Bass, Inc. 2.         |   |   |   | Percentage   | Working Interest Owner   |
| 45.312500%<br>15.380859%<br>2.343750%                               |   |   |   |  | ier                      |

|   |  |   |   |                                 |   |   |  | between the subsurface depths of 5,000 feet and 5,500 feet.   | Tr.<br>No. Description of Land      |
|---|--|---|---|---------------------------------|---|---|--|---|-------------------------------------|
|   |  |   |   |                                 |   |   |  |   | Acres Lease Status                  |
| First Ntl. Bank of Lubbock Successor Trustee of J.E. Simmons Trust B - F/B/O Mary Jane Hand Deltex Royalty Co., Inc Way Enterprises, Inc. | First National Bank of Lubbock Successor Trustee of Beulah H. Simmons Trust B F/B/O Mary Jane Hand | First Ntl. Bank of Lubbock Successor Trustee of Beulah H. Simmons Trust A F/B/O Lean Shinley Sulfivan | Successor Trustee of J.E. Simmons Trust A F/B/O Jean Shipley Sulfivan | ARCO First Ntl. Bank of Lubbock | NCNB Texas, Trustee of the Mooers Trust, Trustee #1311  | Successor Trustee U/W/O Dolores Mooers, Acct. #5976 | Rose Gann<br>Charlene Rogers<br>Teambank, NA   | Lee M. Bass<br>Mooers Oil Corporation<br>Alma E.H. Matkins  | Basic Royalty Owner<br>Percentage   |
| 0.219727%<br>0.878906%<br>0.878906%   | 0.219727%  | 0 219726 <b>%</b>   | 0.219727%   | 3.125000%                       | 0 703125%   |   | 0.390626 <b>%</b><br>0.390624 <b>%</b><br>1.093750%  | 0.292968%<br>0.546875%<br>1.562500%   | Owner                               |
|   |  |   |   |                                 |   |   |  |   | Overriding Royalty Owner Percentage |
|   |  |   |   |                                 | ORYX Energy Company 4.687500%  Mooers Oil Corporation 4.375000%  Deltex Royalty Company, Inc. 3.125000% |   | H.B. Fuqua, Trustee under the<br>Last Will and Testament of<br>Dolores Mooers, Dec'd 8.750000% | Sid R. Bass Inc.       2.343750%         Keystone Inc.       2.343750%         Thru Line Inc.       2.343750% | Working Interest Owner Percentage   |

| 42A SW// 1-25 Lea ( betw) 6,25   | Tr.                                  |
|--|--------------------------------------|
| SW/4 SW/4 Section 12,<br>T-25-S, R-37-E,<br>Lea County, New Mexico,<br>between the subsurface<br>depths of 5,500 feet and<br>6,250 feet  | Description of Land                  |
| <b>.</b>   | Acres Le                             |
| 픃  | Lease Status                         |
| Thomas H. Law, Hamilton Rodgers & Margaret Snider for Nancy S. Tilly Snyder Beverly Anne Carter Ollie Gann Cowden Joyce Ann Brown B.A. Christmas, Jr. Bradford Ace Christmas Mary T. Christmas Holladay Candy Christmas Holladay Candy Christmas Helen Jane Christmas Barby Heirs or Devisees of Alma Pearl Eaton Hughes Matkins, Deceased  Sid R. Bass, Inc. Keystone, Inc. Thru Line Lee M. Bass Mooers Oil Corporation Alma E.H. Matkins Rose Gann Charlene Rogers Teambank, N.A. Successor Trustee U/W/O Dolores Mooers, Acct. 15976 NCNB Texas, Trustee of the Mooers Trustee | Basic Royalty Owner<br>Percentage    |
| 0.781250% 0.878906% 0.781250% 0.585938% 0.292969% 0.073242% 0.073242% 0.073242% 0.073242% 0.073242% 0.073242% 0.073242% 0.073242% 0.092969% 0.292969% 0.292968% 0.292968% 0.292968% 0.292968% 0.292968% 0.292968% 0.292968% 0.292968% 0.390624% 1.093750% 0.390624% 1.093750% 0.703125% 3.125000%  | wner                                 |
|  | Overriding Royalty Owner Percentage  |
| ARCO Lee M. Bass, Inc. Sid R. Bass Inc. Sid R. Bass Inc. Keystone Inc. Thru Line Inc. H.B. Fuqua, Trustee under the Last Will and Testament of Dolores Mooers, Dec'd First National Bank of Ft. Worth, Trustee ORYX Energy Company Mooers Oil Corporation Deltex Royalty Company, Inc Way Enterprises, Inc.  | Working Interest Owner<br>Percentage |
| 60.693360%<br>2.343750%<br>2.343750%<br>2.343750%<br>2.3437500%<br>8.750000%<br>4.6875000%<br>4.375000%<br>3.125000%<br>3.125000%  | Owner                                |

|  |   | No. Tr.                             |
|--|---|-------------------------------------|
|  |   | Description of Land                 |
|  |   | Acres Lease Status                  |
| Joyce Ann Brown B.A. Christmas, Jr. Bradford Ace Christmas Mary T. Christmas Holladay Candy Christmas Helen Jane Christmas Barby Heirs or Devisees of Alma | First Ntl. Bank of Lubbock Successor Trustee of J.E. Simmons Trust A F/B/O Jean Shipley Sullivan First Ntl. Bank of Lubbock Successor Trustee of Beulah H. Simmons Trust A F/B/O Jean Shipley Sullivan First National Bank of Lubbock Successor Trustee of Beulah H. Simmons Trust B F/B/O Mary Jane Hand First Ntl. Bank of Lubbock Successor Trustee of J.E. Simmons Trust B - F/B/O Mary Jane Hand Deltex Royalty Co., Inc Way Enterprises, Inc. Thomas H. Law, Hamilton Rodgers & Margaret Snider for Nancy S. Tilly Snyder Beverly Anne Carter | Basic Royalty Owner<br>Percentage   |
| 0.585938% 0.292969% 0.073242% 0.073242% 0.073242% 0.073242%  | 0.219727% 0.219726% 0.219727% 0.219727% 0.878906% 0.781250% 0.878906%   | mer                                 |
|  |   | Overriding Royalty Owner Percentage |
|  |   | Working Interest Owner Percentage   |

|  |   | 43 SE/4 SW/4 Section 12, I-25-S, R-37-E, Lea County. New Mexico, between the subsurface depths of 5,000 feet and 6,250 feet              | Tr.  No.  Description of Land   |
|--|---|--|---|
|  |   | 40   | Acres   |
|  |   | #B   | Lease Status  |
| First Ntl. Bank of Lubbock Successor Trustee of J.E. Simmons Trust A F/B/O Jean Shipley Sullivan First Ntl. Bank of Lubbock Successor Trustee of Beulah H. Simmons Trust A F/B/O Jean Shipley Sullivan First National Bank of Lubbock Successor Trustee of Beulah H. Simmons Trust B F/B/O | Successor Trustee U/W/O Dolores Mooers, Acct. #5976 NCNB Texas, Trustee of the Mooers Trust, Trustee #1311 ARCO                               | Sid R. Bass, Inc. Keystone, Inc. Thru Line Lee M. Bass Mooers Oil Corporation Alma E.H. Matkins Rose Gann Charlene Rogers Teambank, N.A. | Basic Royalty Owner Percentage  Pearl Eaton Hughes Matkins,  Deceased |
| 0.219727 <b>x</b><br>0.219726 <b>x</b>   | 0.703125 <b>%</b><br>3.125000 <b>%</b>  | 0.292969%<br>0.292969%<br>0.292969%<br>0.292968%<br>0.546875%<br>1.562500%<br>0.390626%<br>0.390626%<br>1.093750%                        | Owner 1.562500%   |
|  |   |  | Overriding Royalty Owner Percentage                                   |
|  | Ft. Worth, Trustee ORYX Energy Company Mooers Oil Corporation Deltex Royalty Company, Inc Way Enterprises, Inc. *Meridian Oil Production Inc. | e under the<br>stament of<br>Dec'd   | Working Interest Owner<br>Percentage                                  |
|  | 5.625000%<br>4.687500%<br>4.375000%<br>3.125000%<br>3.125000%<br>0.244140%  |  | )wner   |

| 44 NW/<br>1-25<br>Leg !   |   | <b>₹</b> . <del>.</del> †            |
|---|---|--------------------------------------|
| NW/4 SE/4 Section 12,<br>1-25-S, R-37-E,<br>Lea County, New Mexico, |   | Description of Land                  |
| <b>4</b> 0  | · · · · · · · · · · · · · · · · · · ·   | Acres                                |
| HBP   |   | Lease Status                         |
| Sid R. Bass, Inc.<br>Keystone, Inc.<br>Thru Line                    | Mary Jane Hand First Ntl. Bank of Lubbock Successor Trustee of J.E. Simmons Trust B - f/B/O Mary Jane Hand Deltex Royalty Co., Inc Way Enterprises, Inc. Thomas H. Law, Hamilton Rodgers & Margaret Snider for Nancy S. Tilly Snyder Beverly Anne Carter  Joyce Ann Brown B.A. Christmas, Jr. Bradford Ace Christmas Mary T. Christmas Holladay Candy Christmas Helen Jane Christmas Barby Heirs or Devisees of Alma Pearl Eaton Hughes Matkins, Deceased First Ntl. Bank of Lubbock Successor Trustee under the Last Wills and Testaments of J.E. Simmons and Beulah Simmons, Deceased | Basic Royatty Owner<br>Percentage    |
| 0.292969 <b>%</b><br>0.292969 <b>%</b><br>0.292969 <b>%</b>         | 0.219727% 0.219727% 0.878906% 0.878906% 0.781250% 0.878906% 0.585938% 0.292969% 0.073242% 0.073242% 0.073242% 1.562500%   | Owner                                |
|   |   | Overriding Royally Owner Percentage  |
| ARCO<br>Lee M. Bass, Inc.<br>Sid R. Boss Inc.                       |   | Working Interest Owner<br>Percentage |
| 32.812500%<br>2.343750%<br>2.343750%                                |   | rest Owner<br>age                    |

|   | between th<br>depths of<br>5,450 feet  | No.                                  |
|---|--|--------------------------------------|
|   | between the subsurface<br>depths of 5,000 feet and<br>5,450 feet   | Description of Land                  |
|   |  | Acres Lease Status                   |
| First Ntl. Bank of Lubbock Successor Trustee of J.E. Simmons Trust A F/B/O Jean Shipley Sullivan First Ntl. Bank of Lubbock Successor Trustee of Beulah H. Simmons Trust A F/B/O Jean Shipley Sullivan First National Bank of Lubbock Successor Trustee of Beulah H. Simmons Trust B F/B/O Mary Jane Hand First Ntl. Bank of Lubbock Successor Trustee of J.E. Simmons Trust B F/B/O Mary Jane Hand First Ntl. Bank of Lubbock Successor Trustee of J.E. Simmons Trust B - F/B/O Mary Jane Hand Deltex Royalty Co., Inc Way Enterprises, Inc. | Lee M. Bass Mooers Oil Corporation Aima E.H. Malkins Rose Gann Charlene Rogers Teambank, N.A. Successor Trustee U/W/O Dolores Mooers, Acct. \$5976 NCNB Texas, Trustee of the Mooers Trust, Trustee \$1311 ARCO  | Basic Royalty Owner<br>Percentage    |
| 0.219727% 0.219726% 0.219727% 0.219727% 0.878906%   | 0.292968% 0.546875% 1.562500% 0.390626% 0.390624% 1.093750% 3.125000%  | wner                                 |
|   |  | Overriding Royalty Owner Percentage  |
|   | Keystone Inc. Thru Line Inc. H.B. Fuquo, Trustee under the Last Will and Testament of Dolores Mooers, Dec'd First National Bank of Ft. Worth, Trustee ORYX Energy Company Mooers Oil Corporation Deltex Royalty Company, Inc Way Enterprises, Inc. * Meridian Oil Production Inc | Working Interest Owner<br>Percentage |
|   | 2.343750%<br>2.343750%<br>e<br>8.750000%<br>5.625000%<br>4.6875000%<br>4.375000%<br>3.125000%<br>3.125000%<br>0.439454%  | Owner                                |

|                  |                        |                       |                    |                       |                     |                          |                     |                    |                    |                        |                         |                    |                      |                     |           |                             |                           |                            |                 |                            |                        |                     |                 |                     |                           |                           |                        | N <sub>o.</sub>                     |
|------------------|------------------------|-----------------------|--------------------|-----------------------|---------------------|--------------------------|---------------------|--------------------|--------------------|------------------------|-------------------------|--------------------|----------------------|---------------------|-----------|-----------------------------|---------------------------|----------------------------|-----------------|----------------------------|------------------------|---------------------|-----------------|---------------------|---------------------------|---------------------------|------------------------|-------------------------------------|
|                  |                        |                       |                    |                       |                     |                          |                     |                    |                    |                        |                         |                    |                      |                     |           |                             |                           |                            |                 |                            |                        |                     |                 |                     |                           |                           |                        | Description of Land                 |
|                  |                        |                       |                    |                       |                     |                          |                     |                    |                    |                        |                         |                    |                      |                     |           |                             |                           |                            |                 |                            |                        |                     |                 |                     |                           |                           |                        | Acres Lease Status                  |
| Charlie E. Eaton | ARtie Mae Eaton Wilson | Clarence Victor Eaton | Linzy Hampie Eaton | Charlie Treview Eaton | William Henry Eaton | Jennie Lois Eaton Hodges | Callie Eaton Pyeatt | Daisey Elma Turner | Helen May Hamilton | Raymond Harrison Eaton | Air ₩anda Jean Stutzman | Marilyn Joan Craig | Kathryn Peart Gordon | William Riley Eaton | Deceased  | Pearl Eaton Hughes Matkins, | Heirs or Devisees of Alma | Helen Jane Christmas Barby | Candy Christmas | Mary T. Christmas Holladay | Bradford Ace Christmas | B.A. Christmas, Jr. | Joyce Ann Brown | Beverly Anne Carter | for Nancy S. Tilly Snyder | Rodgers & Margaret Snider | Thomas H I aw Hamilton | Basic Royalty Owner<br>Percentage   |
| 0.195313%        | 0.195313%              | 0.195313%             | 0.195313%          | 0.195313%             | 0.195313%           | 0.195313%                | 0.260417%           | 2.083333%          | 0.156250%          | 0.156250%              | 0.156250%               | 0.156250%          | 0.156250%            | 1.302083%           | 1.757813% |                             |                           | 0.073242%                  | 0.073242%       | 0.073242%                  | 0.073242%              | 0.292969%           | 0.585938%       | 0.878906%           | 0.781250%                 |                           |                        | Owner                               |
|                  |                        |                       |                    |                       |                     |                          |                     |                    |                    |                        |                         |                    |                      |                     |           |                             |                           |                            |                 |                            |                        |                     |                 |                     |                           |                           |                        | Overriding Royalty Owner Percentage |
|                  |                        |                       |                    |                       |                     |                          |                     |                    |                    |                        |                         |                    |                      |                     |           |                             |                           |                            |                 |                            |                        |                     |                 |                     |                           |                           |                        | Working Interest Owner Percentage   |

|  |  |   | 44A NW/4 SE/4 Section 12, T-25-S, R-37-E, Lea County, New Mexico, below 5,450 feet   | Tr. No. Description of Land          |
|--|--|---|--|--------------------------------------|
|  |  |   | <b>4</b> 0   | Acres                                |
|  |  |   | ₽B   | Lease Status                         |
| Successor Trustee of Beulah H. Simmons Trust A F/B/O Jean Shipley Sullivan First National Bank of Lubbock Successor Trustee of Beulah H. Simmons Trust B F/B/O Mary Jane Hand First Ntl. Bank of Lubbock Successor Trustee of J.E. Simmons Trust B - | First Ntl. Bank of Lubbock<br>Successor Trustee of<br>J.E. Simmons Trust A<br>F/B/O Jean<br>Shipley Sullivan<br>First Ntl. Bank of Lubbock | Successor Trustee U/W/O Dolores Mooers, Acct. #5976 NCNB Texas, Trustee of the Mooers Trust, Trustee #1311 ARCO                       | Sid R. Bass, Inc. Keystone, Inc. Thru Line Lee M. Bass Mooers Oil Corporation Alma E.H. Matkins Rose Gann Charlene Rogers Teambank, N.A.                                   | Basic Royalty Owner<br>Percentage    |
| 0.219726 <b>%</b><br>0.219727 <b>%</b>   | 0.219727 <b>%</b>  | 0.703125%<br>3.125000%  | 0.292969%<br>0.292969%<br>0.292969%<br>0.292968%<br>0.546875%<br>1.562500%<br>0.390626%<br>0.390624%   | Owner                                |
|  |  |   |  | Overriding Royalty Owner Percentage  |
|  | Trustee under the Last Will Testement of J. E. Simmons, and Beulah H. Simmons, Deceased ORYX Energy Company *Meridian Oil Production Inc.  | Ft. Worth, Trustee Mooers Oil Corporation Deltex Royalty Company, Inc Way Enterprises, Inc. First National Bank of Lubbock, Successor | ARCO Lee M. Bass, Inc. Sid R. Bass Inc. Keystone Inc. Thru Line Inc. H.B. Fuqua, Trustee under the Last Will and Testament of Dolores Mooers, Dec'd First National Bank of | Working Interest Owner<br>Percentage |
|  | ns, 3.125000% 2.343750% 0.439454%  | 5.625000%<br>4.375000%<br>c 3.125000%<br>3.125000%  | 59.746796% 2.343750% 2.343750% 2.343750% 2.343750% the 8.750000%   | t Owner                              |

|  | Tr.<br>No.                          |
|--|-------------------------------------|
|  | Description of Land                 |
|  | Acres Le                            |
|  | Lease Status                        |
| F/B/O Mary Jane Hand Deltex Royalty Co., Inc Way Enterprises, Inc. Thomas H. Law, Hamilton Rodgers & Margaret Snider for Nancy S. Tilly Snyder Beverly Anne Carter  Joyce Ann Brown B.A. Christmas, Jr. Bradford Ace Christmas Mary T. Christmas Burby Candy Christmas Helen Jane Christmas Burby Heirs or Devisees of Alma Pearl Eaton Hughes Matkins, Deceased William Riley Eaton Kathryn Pearl Gordon Marilyn Joan Craig Air Wanda Jean Stutzman Raymond Harrison Eaton Helen May Hamilton Daisey Elma Turner Callie Eaton Pyeatt Jennie Lois Eaton Hodges William Henry Eaton Charlie Trevier Eaton Linzy Hampie Eaton Heirs or Devisees of Alma Pearl Foton Hunbs Matkins  | Basic Royalty Owner<br>Percentage   |
| 0.219727% 0.878906% 0.878906% 0.781250% 0.585938% 0.292969% 0.073242% 0.0732 | Wner                                |
|  | Overriding Royalty Owner Percentage |
|  | Working Interest Owner Percentage   |

| 45 SW/4 SE/4 Section 12. 1-25-S, R-37-E, Lea County, New Mexico, between the subsurface depths of 5,000 feet and 5,500 feet   | Tr. No. Description of Land         |
|---|-------------------------------------|
| <b></b>   | Acres                               |
| 튬   | Lease Status                        |
| Deceased Clarence Victor Eaton Artie Mae Eaton Wilson Charlie E. Eaton Sid R. Bass, Inc. Keystone, Inc. Thru Line Lee M. Bass Mooers Oil Corporation Alma E.H. Matkins Rose Gann Charlene Rogers Teambank, N.A. Successor Trustee U/W/O Dolores Mooers, Acct. 15976 NCNB Texas, Trustee of the Mooers Trust, Trustee 11311 ARCO First Ntl. Bank of Lubbock Successor Trustee of J.E. Simmons Trust A F/B/O Jean Shipley Sullivan First Ntl. Bank of Lubbock Successor Trustee of Beulah H. Simmons Trust A F/B/O Jean Shipley Sullivan First National Bank of Lubbock | Basic Royatty Owner<br>Percentage   |
| 0.195313% 0.195313% 0.195313% 0.195313% 0.195313% 0.292969% 0.292969% 0.292968% 0.546875% 1.562500% 0.390626% 0.390626% 0.390627% 1.093750% 3.125000% 0.703125% 3.125000% 0.219727%   | Owner                               |
|   | Overriding Royalty Owner Percentage |
| ARCO Meridian Oil Production, Inc. Lee M. Bass, Inc. Sid R. Bass Inc. Keystone Inc. Thru Line Inc. H.B. Fuqua, Trustee under the Last Will and Testament of Dolores Mooers, Dec'd Fit. Worth, Trustee ORYX Energy Company Mooers Oil Corporation Deltex Royalty Company, Inc. Way Enterprises, Inc. *Meridian Oil Production Inc.   | Working Interest Owner Percentage   |
| 32.812500% 27.685547% 2.343750% 2.343750% 2.343750% 2.343750% 4.6875000% 4.6875000% 4.375000% 3.125000% 3.125000% 3.125000% 3.125000%   | wner                                |

|   | ī.                   | <b>₹</b>                            |
|---|----------------------|-------------------------------------|
|   | proprietati de conse | Description of Land                 |
|   | 1                    | Acres Lease Status                  |
| Mary Jane Hand First Ntt. Bank of Lubbock Successor Trustee of J.E. Simmons Trust B – F/B/O Mary Jane Hand Deltex Royalty Co., Inc Way Enterprises, Inc. Thomas H. Law, Hamilton Rodgers & Margaret Snider for Nancy S. Tilly Snyder Beverly Anne Carter  Joyce Ann Brown B.A. Christmas, Jr. Bradford Ace Christmas Mary T. Christmas Holladay Candy Christmas Helen Jane Christmas Barby Heirs or Devisees of Alma Pearl Eaton Hughes Matkins, Deceased William Riley Eaton Kathryn Pearl Gordon Marilyn Joan Craig Air Wanda Jean Stutzman Raymond Harrison Eaton Helen May Hamilton Daisey Elma Turner Callie Eaton Pyeatt  | <b>≃</b> %           | Basic Royalty Owner<br>Percentage   |
| 0.219727% 0.219727% 0.878906% 0.878906% 0.878906% 0.585938% 0.585938% 0.292969% 0.073242% |                      | Owner                               |
|   | · erenada            | Overriding Royally Owner Percentage |
|   |                      | Working Interest Owner Percentage   |

| 45A SW/4 SE/4 Section 12, T-25-S, R-37-E, Lea County. New Mexico, between the subsurface depths of 5,500 feet and 6,352 feet  | Tr.  No. Description of Land         |
|---|--------------------------------------|
| 40 HBP  | Acres Lease Status                   |
| Jennie Lois Eaton Hodges William Henry Eaton Charlie Trevier Eaton Linzy Hampie Eaton Heirs or Devisees of Alma Pearl Eaton Hughs Matkins, Deceased Clarence Victor Eaton Artie Mae Eaton Wilson Charlie E. Eaton  Sid R. Bass, Inc. Keystone, Inc. Thru Line Lee M. Bass Mooers Oil Corporation Alma E.H. Matkins Rose Gann Charlene Rogers Teambank, N.A. Successor Trustee U/W/O Dolores Mooers Trustee of the Mooers Trustee of the Mooers Trustee of J.E. Simmons Trust A F/B/O Jean | Basic Royalty Owner<br>Percentage    |
| 0.195313% 0.195313% 0.195313% 0.195313% 0.195313% 0.195313% 0.195313% 0.195313% 0.292969% 0.292969% 0.292968% 0.292968% 0.292968% 0.39256% 0.390624% 1.562500% 0.390624% 1.093750% 3.125000% 3.125000%  | y Owner<br>Je                        |
|   | Overriding Royally Owner Percentage  |
| ARCO Meridian Oil Production, Inc 2 Lee M. Bass, Inc. Sid R. Bass Inc. Keystone Inc. Thru Line Inc. H.B. Fuqua, Trustee under the Last Will and Testament of Dolores Mooers, Dec'd First National Bank of Ft. Worth, Trustee ORYX Energy Company Mooers Oil Corporation Deltex Royalty Company, Inc Way Enterprises, Inc. * Meridian Oil Production Inc   | Working Interest Owner<br>Percentage |
| 32.812500%<br>27.685547%<br>27.685547%<br>2.343750%<br>2.343750%<br>2.3437500%<br>8.75000%<br>4.687500%<br>4.375000%<br>3.125000%<br>0.439453%  | wner                                 |

|   | No.                                 |
|---|-------------------------------------|
|   | Description of Land                 |
|   | Acres Lease Status                  |
| Shipley Sullivan First Ntl. Bank of Lubbock Successor Trustee of Beulah H. Simmons Trust A F/B/O Jean Shipley Sullivan First National Bank of Lubbock Successor Trustee of Beulah H. Simmons Trust B F/B/O Mary Jane Hand First Ntl. Bank of Lubbock Successor Trustee of J.E. Simmons Trust B - F/B/O Mary Jane Hand Deltex Royalty Co., Inc Way Enterprises, Inc. Thomas H. Law, Hamilton Rodgers & Margaret Snider for Nancy S. Tilly Snyder Beverly Anne Carter  Joyce Ann Brown B.A. Christmas, Jr. Bradford Ace Christmas Mary T. Christmas Holladay Candy Christmas Helen Jane Christmas Barby Heirs or Devisees of Alma Pearl Eaton Hughes Matkins, Deceased William Riley Eaton Kathryn Pearl Gordon | Basic Royally Owner<br>Percentage   |
| 0.219727%  0.219727%  0.219727%  0.219727%  0.878906%  0.878906%  0.781250%  0.585938%  0.292969%  0.073242%  0.073242%  0.073242%  0.073242%  0.073242%  1.562500%  1.562500%  1.562500%   | wner                                |
|   | Overriding Royalty Owner Percentage |
|   | Working Interest Owner Percentage   |

| 46 NE/4 NW/4 Section 14,<br>T-25-S, R-37-E<br>tea County, New Mexico   | Tr. No. Description of Land         |
|--|-------------------------------------|
| <b>6</b>   | Acres                               |
| HBP  | Lease Status                        |
| Marilyn Joan Craig Air Wanda Jean Stutzman Raymond Harrison Eaton Helen May Hamilton Daisey Elma Turner Callie Eaton Pyeatt Jennie Lois Eaton Hodges William Henry Eaton Charlie Trevier Eaton Linzy Hampie Eaton Heirs or Devisees of Alma Pearl Eaton Hughs Matkins, Deceased Clorence Victor Eaton Artie Mae Eaton Wilson Charlie E. Eaton Laura R. Stuart Anne Stuart Marble Desa L. Lee Laird Maurine Johnson, Trustee John J. Redfern III Ind. Executor of the Estate of John J. Redfern, Jr. Lillie M. Yates, Frank W. Yates and S. P. Yates, Personal Representatives 0/E/0 Martin Yates III NCNB Texas National Bank Trustee of the Donald L.   | Basic Royally Owner<br>Percentage   |
| 0.156250% 0.156250% 0.156250% 0.156250% 0.156250% 0.260417% 0.195313% 0.1953 | Owner                               |
|  | Overriding Royalty Owner Percentage |
| ARCO   | Working Interest Owner Percentage   |
| 100%   | ner                                 |

TO UNIT AGREEMENT, SOUTH JUSTIS UNIT LEA COUNTY, NEW MEXICO

|                         |                     |                            |               |           |                       |                         |                       |                    |                |                 |                       |              |                        |                     |                           |                                |                          |                                |                           |                                |           |                           |                             |                              |              |                  |             |                          |                          |             | NO.                 | · . <del>.</del> '                |
|-------------------------|---------------------|----------------------------|---------------|-----------|-----------------------|-------------------------|-----------------------|--------------------|----------------|-----------------|-----------------------|--------------|------------------------|---------------------|---------------------------|--------------------------------|--------------------------|--------------------------------|---------------------------|--------------------------------|-----------|---------------------------|-----------------------------|------------------------------|--------------|------------------|-------------|--------------------------|--------------------------|-------------|---------------------|-----------------------------------|
|                         |                     |                            |               |           |                       |                         |                       |                    |                |                 |                       |              |                        |                     |                           |                                |                          |                                |                           |                                |           |                           |                             |                              |              |                  |             |                          |                          |             | Description of Land |                                   |
|                         |                     |                            |               |           |                       |                         |                       |                    |                |                 |                       |              |                        |                     |                           |                                |                          |                                |                           |                                |           |                           |                             |                              |              |                  |             |                          |                          |             | Acies Leus          |                                   |
|                         |                     |                            |               |           |                       |                         |                       |                    |                |                 |                       |              |                        |                     |                           |                                |                          |                                |                           |                                |           |                           |                             |                              |              |                  |             |                          |                          |             | CEOSE SIGIOS        | 2                                 |
| Estelle Andrews Mehlhop | for Lillie M. Yates | Frank W. Yates, Jr., A/I/F | John A. Yales | Research  | Medical Education and | Lovelace Foundation for | Marjorie Cone Kastman | S. J. Iverson, Jr. | B. B. Ginsberg | S. E. Cone, Jr. | Wendall Welch Iverson | B. Broadrick | Patsy Ann Iverson Page | Charlotte H. Stuart | for the W.W.I. 1990 Trust | Wendall W. Iverson, as Trustee | for the P.I.P 1990 Trust | Wendall W. Iverson, as Trustee | for the S.J.L. Jr., Trust | Wendall W. Iverson, as Trustee | Cone      | of the Estate of Kathleen | as Personal Representatives | Leon Binkley and Donna Frost | Judy Stovall | Rosalind Redfern | Jones Trust | Trustee of the Lottie D. | NCNB Texas National Bank | Jones Trust | reicentoye          | Basic Royalty Owner               |
| 1.302160%               | 0.212944%           |                            | 0.437531%     | 0.468751% |                       |                         | 0.694444%             | 0.071133%          | 0.187502%      | 0.694441%       | 0.071133%             | 1.302080%    | 0.071134%              | 0.152082%           | 0.071129%                 |                                | 0.071129%                |                                | 0.071129%                 |                                | 0.520833% |                           |                             |                              | 0.468751%    | 0.234374%        | 0.260422%   |                          |                          | 0.260422%   |                     | wner                              |
|                         |                     |                            |               |           |                       |                         |                       |                    |                |                 |                       |              |                        |                     |                           |                                |                          |                                |                           |                                |           |                           |                             |                              |              |                  |             |                          |                          |             | - circinoge         | Overriding Royatty Owner          |
|                         |                     |                            |               |           |                       |                         |                       |                    |                |                 |                       |              |                        |                     |                           |                                |                          |                                |                           |                                |           |                           |                             |                              |              |                  |             |                          |                          |             | · Cromode           | Working Interest Owner Percentage |

TO UNIT AGREEMENT, SOUTH JUSTIS UNIT LEA COUNTY , NEW MEXICO

| 47 S/2 Section 13,<br>T-25-S, R-37-E,<br>Lea County, New Mexico  |  | Tr. No. Description of Land         |
|--|--|-------------------------------------|
| 320  |  | Acres                               |
| 퓽  |  | Lease Status                        |
| Leon G. Byerly M. L. Davis Oil Trust First Interstate Bank of Oklahoma, Successor Trustee Royalth Holding Company James Henry Bearly Elizabeth Bearly Dudley Elizabeth Bearly Dudley Elliot Oil Company Audrey M. Curry Baker Gordon G. Lancaster c/o Fidelily USA Account #507-188093 Elinor C. Shaughnessy | ARCO Drotha Stuart Bruno Kenneth G. Cone Clifford Cone Avril Stuart Dew J. H. Herd Katherine Adeline Cone Keck Phoebe Shelton Irene Stuart W. L. Stuart D. C. Stuart John A. Stuart Garland Stuart Harvey E. Yates S. P. Yates   | Basic Royalty Owner<br>Percentage   |
| 0.195300% 0.004900% 2.636700% 0.023900% 0.023900% 0.390700% 0.000200% 0.195300% 0.018100%  | 0.312500%<br>0.152082%<br>0.104168%<br>0.104168%<br>0.152082%<br>0.468751%<br>0.694444%<br>0.213400%<br>0.152082%<br>0.152082%<br>0.152082%<br>0.152082%<br>0.152082%<br>0.152082%<br>0.152082%<br>0.152082%<br>0.152082%<br>0.152082%<br>0.152082%<br>0.152082%<br>0.152082%<br>0.152082%<br>0.152082%<br>0.152082%<br>0.152082%<br>0.152082%<br>0.152082%<br>0.152082% | wner                                |
|  |  | Overriding Royalty Owner Percentage |
| Chevron  |  | Working Interest Owner Percentage   |
| 100%   |  | 1                                   |

TO UNIT AGREEMENT, SOUTH JUSTIS UNIT LEA COUNTY , NEW MEXICO

|  |                 |                    |              |                         |                           |                   |              |                        |                        |                  |                    |                     |                             |            |                   |                  |               |                      |                           |                       |            |               |             |                     |                |            |                |                          | ē                   | ₹.₸                                 |
|--|-----------------|--------------------|--------------|-------------------------|---------------------------|-------------------|--------------|------------------------|------------------------|------------------|--------------------|---------------------|-----------------------------|------------|-------------------|------------------|---------------|----------------------|---------------------------|-----------------------|------------|---------------|-------------|---------------------|----------------|------------|----------------|--------------------------|---------------------|-------------------------------------|
|  |                 |                    |              |                         |                           |                   |              |                        |                        |                  |                    |                     |                             |            |                   |                  |               |                      |                           |                       |            |               |             |                     |                |            |                |                          | מניסנוומנו אי באווא | Description of Land                 |
|  |                 |                    |              |                         |                           |                   |              |                        |                        |                  |                    |                     |                             |            |                   |                  |               |                      |                           |                       |            |               |             |                     |                |            |                |                          | 1                   | Acres lease Status                  |
| Frank L. Smith<br>H. Winfield Smith, Jr. | Betty S. Warren | Lillian Smith Ward | T. L. Wooten | Jane Cromartie Williams | Richard L. Cromartie, Jr. | Mary Smith Bowers | Eva W. Grahm | Katie Smith Hazelhurst | Rosa Lee Smith Johnson | Cossius L. Smith | Magabel Smith Rule | Mildred Smith Rawls | Marion U. & Donald B. Heard | Judd Moore | Beverly B. Nelson | Gaylene Ashcraft | Joy Rene Pope | Agent & Atty-in-Fact | Bank of Oklahoma Tulsa NA | Ritts Royalty Company | Ellis Rudy | Joseph Nelson | C. S. Daley | Margaret R. Ellison | Veva K. Nelson | Harry Levy | Earle M. Simon | Amerada Hess Corporation |                     | Basic Royalty Owner<br>Percentage   |
| 0.010330%                                | 0.001300%       | 0.005170%          | 0.010330%    | 0.011950%               | 0.008720%                 | 0.010330%         | 0.010330%    | 0.010330%              | 0.010990%              | 0.011620%        | 0.010330%          | 0.010330%           | 0.162700%                   | 0.047700%  | 0.002400%         | 0.048800%        | 0.048900%     | 0.752300%            |                           |                       | 0.018100%  | 0.004900%     | 0.002500%   | 0.001200%           | 0.009800%      | 0.002400%  | 0.002400%      | 3.125000%                |                     | Owner                               |
|  |                 |                    |              |                         |                           |                   |              |                        |                        |                  |                    |                     |                             |            |                   |                  |               |                      |                           |                       |            |               |             |                     |                |            |                |                          |                     | Overriding Royalty Owner Percentage |
|  |                 |                    |              |                         |                           |                   |              |                        |                        |                  |                    |                     |                             |            |                   |                  |               |                      |                           |                       |            |               |             |                     |                |            |                |                          |                     | Working Interest Owner Percentage   |

TO UNIT AGREEMENT, SOUTH JUSTIS UNIT LEA COUNTY, NEW MEXICO

|            |  |                |                               |                         |                              |                                |                  |                           |              |                       |                 |                   |                |                 |                         |                   |                |                |                           |                      |                        |                |                 |                 |             |                |               |                   |                | į                  | N Tr.                               |
|------------|--|----------------|-------------------------------|-------------------------|------------------------------|--------------------------------|------------------|---------------------------|--------------|-----------------------|-----------------|-------------------|----------------|-----------------|-------------------------|-------------------|----------------|----------------|---------------------------|----------------------|------------------------|----------------|-----------------|-----------------|-------------|----------------|---------------|-------------------|----------------|--------------------|-------------------------------------|
|            |  |                |                               |                         |                              |                                |                  |                           |              |                       |                 |                   |                |                 |                         |                   |                |                |                           |                      |                        |                |                 |                 |             |                |               |                   |                | proceipton of Land | Description of land                 |
|            |  |                |                               |                         |                              |                                |                  |                           |              |                       |                 |                   |                |                 |                         |                   |                |                |                           |                      |                        |                |                 |                 |             |                |               |                   |                | -                  | Acres lease Status                  |
| Co Trustee | O. W. Skirvin Test Trust<br>American National Bank | Sarah S. Smith | Archie D. Smith, Jr., Trustee | Beals Trust dtd 12-9-70 | Archie D. Smith & Clarabette | W. M. Riddle & Betty J. Riddle | Joe William Gray | c/o Penny Roofing Company | Donald Woods | Luella Boes Forwalder | Ellen E. Booker | Charles A Burgess | Albert Dittmer | John A. Dittmer | William M. Dittmer, Sr. | Rosalind Liethold | Roma A. Syfert | Mary A. Fasken | Mary Elinor Erickson Knox | John Warren Erickson | Philip Julian Erickson | Lena Ann Blake | Dudley M. Smith | Robert H. Smith | R. P. Smith | Maude S. Smith | Mary M. Smith | Harry Eldon Smith | Harry E. Smith | - Circuitate       | Basic Royally Owner                 |
| 0.217000%  |  | 0.011620%      | 0.752300%                     |                         |                              | 0.005810%                      | 0.097600%        | 0.013500%                 |              | 0.013500%             | 0.002530%       | 0.040500%         | 0.003380%      | 0.002530%       | 0.002530%               | 0.002530%         | 0.040500%      | 0.002400%      | 0.006030%                 | 0.006030%            | 0.006040%              | 0.001200%      | 0.000650%       | 0.001300%       | 0.011620%   | 0.010330%      | 0.010330%     | 0.000650%         | 0.005170%      |                    | Owner                               |
|            |  |                |                               |                         |                              |                                |                  |                           |              |                       |                 |                   |                |                 |                         |                   |                |                |                           |                      |                        |                |                 |                 |             |                |               |                   |                | i ercentage        | Overriding Royalty Owner Percentage |
|            |  |                |                               |                         |                              |                                |                  |                           |              |                       |                 |                   |                |                 |                         |                   |                |                |                           |                      |                        |                |                 |                 |             |                |               |                   |                | i ercentoge        | Working Interest Owner              |

|   |  | Tr.                                    |
|---|--|--|
|   |  | Description of Land                    |
|   |  | Acres Lease Status                     |
| Successor Trustee U/W/O Dolores Mooers, Acct #5976 NCNB Texas National Bank of Ft. Worth, Trustee U/A of the Canpey Hanger et al Mooers Trust Richard A. Whittington D. V. Thompson c/o Richard A. Whittington American State Bank and Martha McEvoy Pope, Co- Trustees of the Hattie C. Williams Trust U/W dated 8-10-81 Betty L. Amonte Beams Minerals Company Susan Lamb Griffith John Austin Rittenhouse Judith Rittenhouse Judith Rittenhouse Thomas W. Tucker c/o Susan L. Griffith April Elizabeth Tucker Floyd M. Melton, Jr. Guardian for Molly Catherine Lamb Floye M. Melton, Jr. Guardian for Loren Tyner Lamb Libby L. Underwood Morrish | G. T. Blankenship<br>Texas American Bank | Basic Royalty Owner<br>Percentage      |
| 0.989100% 0.635850% 0.000330% 0.000320% 0.195300% 0.095170% 0.005170% 0.000300% 0.000300% 0.000300% 0.000060% 0.000060% 0.000060%   | 0.605500%                                | )wner                                  |
|   |  | Overriding Royalty Owner<br>Percentage |
|   |  | Working Interest Owner Percentage      |

TO UNIT AGREEMENT, SOUTH JUSTIS UNIT LEA COUNTY , NEW MEXICO

| 48 E/2 NW/4, NW/4 NE/4 Section 23, N/2 NW/4, SW/4 NW/4 Section 24, 1-25-5, R-37-E, Lea County, New Mexico   | Tr. No. Description of Land            |
|---|--|
| 240   | Acres                                  |
| НВР   | Lease Status                           |
| c/o Fina Oil & Chemical Co. Mooers Oil Corporation Steven R. Fine Kathleen F. Smith R. E. Guest, Oil Producer  Sharon Antoinette Dumas Jerry N. Nislar Joan N. Brown Mark A. Hannifin American State Bk and Martha McEvoy Pope, Co-Trustees of the Hattie C. Williams Trust Louella M. Kelly, Life Estate James M. Morey and The Liberty Nt'l BK, Co-Trustees of the Onez Norman Rooney Testamentary Trust, Trust # 1143074008 Jimmy D. Morey Revocable Trust Marilyn M. Law and James Marilyn M. Law and James | Basic Royally Owner<br>Percentage      |
| 0.390700% 0.494550% 0.005810% 0.0010330% 0.00520850% 0.00520850% 0.0039075% 0.0039075% 0.0039075% 0.130213% 0.781300% 0.7813270% 0.113270%  | wner                                   |
|   | Overriding Royalty Owner<br>Percentage |
| ARCO  | Working Interest Owner<br>Percentage   |
| 100%  | t Owner                                |

TO UNIT AGREEMENT, SOUTH JUSTIS UNIT LEA COUNTY, NEW MEXICO

|               |                      |                          |                           |                       |                         |           |                      |                     |                     |                |                        |                              |                        |                               |                        |                              |                 |                      |                             |               |                  |                         |                      |               |                    |                      |                     |           |                          |                            | į                  | ₹.₸                      |
|---------------|----------------------|--------------------------|---------------------------|-----------------------|-------------------------|-----------|----------------------|---------------------|---------------------|----------------|------------------------|------------------------------|------------------------|-------------------------------|------------------------|------------------------------|-----------------|----------------------|-----------------------------|---------------|------------------|-------------------------|----------------------|---------------|--------------------|----------------------|---------------------|-----------|--------------------------|----------------------------|--------------------|--------------------------|
|               |                      |                          |                           |                       |                         |           |                      |                     |                     |                |                        |                              |                        |                               |                        |                              |                 |                      |                             |               |                  |                         |                      |               |                    |                      |                     |           |                          |                            | הבסכווסוו טו בטווס | Description of Land      |
|               |                      |                          |                           |                       |                         |           |                      |                     |                     |                |                        |                              |                        |                               |                        |                              |                 |                      |                             |               |                  |                         |                      |               |                    |                      |                     |           |                          |                            | ACIES LEASE STOTUS |                          |
| S.E. Cone Jr. | w/o James N. Seevers | the Trust created in the | Jo Ann Seevers Trustee of | Southland Royalty Co. | North Central Oil Corp. | Oil Trust | Trustee of the Lyeth | Successor Corporate | Kanaly Trust Co. as | Jo Ann Seevers | c/o R. Bruce Mosbacher | Emil Mosbacher Jr. "B" Acct. | c/o R. Bruce Mosbacher | Emil Mosbacher Jr. "A " Acct. | c/o R. Bruce Mosbacher | Emil Mosbacher Jr. "C" Acct. | Revocable Trust | for Suda Willis Oles | Amarillo Nt'l Bk as Trustee | Kathleen Cone | of the Estate of | Frost as Personal Rep.s | Leon Binkley & Donna | P.O. Box 2479 | The New Mexico Co. | Marilyn Cone Trustee | Douglas Cone Trust, | Trust     | Marilyn M. Law Revocable | B. Law, Co-Trustees of the | i elcentode        | Basic Royalty Owner      |
| 0.833330%     | 0.022659%            |                          |                           | 1.562500%             | 1.093700%               | 0.585900% |                      |                     |                     | 0.906360%      | 0.469000%              |                              | 0.046800%              |                               | 0.046900%              |                              | 0.113300%       |                      |                             | 0.449200%     |                  |                         |                      | 0.130212%     |                    | 0.089840%            |                     | 0.146475% |                          |                            |                    | Owner                    |
|               |                      |                          |                           |                       |                         |           |                      |                     |                     |                |                        |                              |                        |                               |                        |                              |                 |                      |                             |               |                  |                         |                      |               |                    |                      |                     |           |                          |                            | reiteiltoge        | Overriding Royalty Owner |
|               |                      |                          |                           |                       |                         |           |                      |                     |                     |                |                        |                              |                        |                               |                        |                              |                 |                      |                             |               |                  |                         |                      |               |                    |                      |                     |           |                          |                            | reiteinage         | Working Interest Owner   |

TO UNIT AGREEMENT, SOUTH JUSTIS UNIT LEA COUNTY, NEW MEXICO

|   | Tr.<br>No.                          |
|---|-------------------------------------|
|   | Description of Land                 |
|   | Acres Lease Status                  |
| Marjorie Cone Kastman Christine Toles Elliott Funice Cone Gibson Marybeth Toles Mangum Robert Mosbacher L Acct. J. Penrod Toles and Sally Toles, Trustees of the J. Penrod Toles Trust Atlantic Richfield Company Cathie Auvenshine Stewart Bachman, Jr. Kenneth G. Cone Clifford Cone Tom R. Cone Clifford Cone Tom R. Cone Allyne Kelly Fuller John H. Hendrix Corp. Katherine Adeline Cone Keck Robert Jackson Kelly, Ill Phillip Lewis Lee Randolph Palmer Lee Edwin D. Lee Robert Mosbacher A Ac Robert Mosbacher K Ac Ora Lee Nislar A,merican St. Bk. & Ora Lee Nislar Co-Trustees of the O.L. Nislar, Jr. Trust American St. Bk & Ora Lee Nislar Co-Trustees of the Robert Nislar Jr. Trust American St. Bk & Ora Lee Nislar Co-Trustees of the Robert Nislar Jr. Trust Robert Nislar Jr. Trust Robert Nislar Jr. Trust Robert Nislar Co-Trustees of the Robert Nislar Lee Rislar Co-Trustees of the Robert Nislar Trust  | Basic Royalty Owner<br>Percentage   |
| 0.833330% 0.065100% 0.156300% 0.065100% 0.046900% 0.065100% 0.065100% 0.065100% 0.089840% 0.101570% 0.089840% 0.098887% 0.046900% 0.046900% 0.046900% 0.046900% 0.097650% 0.097650% | Owner                               |
|   | Overriding Royalty Owner Percentage |
|   | Working Interest Owner Percentage   |

|   |  | Tr.<br>No.                          |
|---|--|-------------------------------------|
|   |  | Description of Land                 |
|   |  | Acres Lease Status                  |
| Agreement executed by Nina Jean Seevers Scott as Grantor and Stewart Bachman Jr. as Trustee dated 7/27/1975. Barbara Mosbacher B AC Barbara Mosbacher C AC Barbara Mosbacher S AC Mary Louise Stringer Headington Minerals Phillip Lewis Lee Randolph P. Lee Edward David Lee Mrs. E.A. Kelly Kops Oil Co. Jimmy Morey Revocable Trust, Jimmy D. Morey and Mary Morey, Trustees Marilyn D. Law Revocable Trust, Marilyn Law and James B. Law, Trustees AL. Mangum JMD Trust, AL. Mangum, Trustee SEM Trust, A.L. Mangum, Jr., | NCNB Texas Ntl Bk as Trustee U/W Paul S. Oles Mary Beth Kelly Ping Nina Jean Seevers Scott | Basic Royalty Owner<br>Percentage   |
| 0.113295% 0.046800% 0.046800% 0.046900% 0.037763% 0.651042% 0.130208% 0.130208% 0.130208% 0.113281% 0.554681% 0.146484% 0.008138%   | 0.113270 <b>%</b><br>0.018887%   | )wner                               |
|   |  | Overriding Royally Owner Percentage |
|   |  | Working Interest Owner Percentage   |

| 49 NE/4<br>1-25<br>Leo C   | No.                                  |
|--|--------------------------------------|
| NE/4 NE/4 Section 23,<br>T-25-S, R-37-E<br>Leo County, New Mexico  | Description of Land                  |
| 40   | Acres L                              |
| ВВ   | Lease Status                         |
| Lyeth DW Trust Ira L. Elliot E.A. Trust, Ira I. Elliott, Trustees Toles-COM Ltd. Katherine Cone Keck Joan Brown Trust, American St. Bk and Jerry N. Nislar, Trustee Niky Ratliff, Nancy Wallace and Joel Nislar Trust, American Sta St. Bk and Jerry Nislar, Co-Trustees Joe S. Nislar Estate Ora L. Nislar and American St. Bk. Co-Trustees Sharon Antoinette Dumas Sharon Antoinette Dumas Sharon State Bk and Mark A. Hannifin American State Bk and Marka McEvoy Pope, Co-Trustees of the Hattie C. Williams Trust Louella M. Kelly, Life Estate James M. Morey and The Liberty Nt'l BK. | Basic Royalty Owner Percentage       |
| 0.010851% 0.010851% 0.010851% 0.065104% 0.039063% 0.039063% 0.078125% 0.039063% 0.0520850% 0.0520850% 0.0039075% 0.0039075% 0.0039075% 0.0130213% 0.130213%  |                                      |
|  | Overriding Royalty Owner Percenlage  |
| ARCO Doyle Hartman and wife, Margaret Hartman James A. Davidson, separate property Larry A. Nermyr, separate property James E. Burr and wife, LaVeta Burr Jack Fletcher and wife, Delphia Fletcher   | Working Interest Owner<br>Percentage |
| 50.390625% 35.546875% 12.500000% 0.781250% 0.390625% 0.390625%   | )wner                                |

TO UNIT AGREEMENT, SOUTH JUSTIS UNIT LEA COUNTY , NEW MEXICO

|   | No.                                    |
|---|--|
|   | Description of Land                    |
|   | Acres Lease Status                     |
| Co-Trustees of the Onez Norman Rooney Testamentary Trust. Trust # 1143074008 Jimmy D. Morey and Mary M. Morey, Co-Trustees of the Jimmy D. Morey Revocable Trust Marilyn M. Law and James B. Law, Co-Trustees of the Marilyn M. Law Revocable Trust Douglas Cone Trust, Marilyn Cone Trust, Marilyn Cone Trustee The New Mexico Co. P.O. Box 2479 Leon Binkley & Donna frost as Personal Rep.s of the Estate of Kathleen Cone Amarillo Nt'l Bk as Trustee for Suda Willis Oles Revocable Trust Emil Mosbacher Jr. "C" Acct. c/o R. Bruce Mosbacher Emil Mosbacher Jr. "A " Acct. c/o R. Bruce Mosbacher Emil Mosbacher Jr. "B" Acct. c/o R. Bruce Mosbacher | Basic Royalty Owner<br>Percentage      |
| 0.292950% 0.146475% 0.146475% 0.089840% 0.130212% 0.13300% 0.046900% 0.046900% 0.46900% 0.46900% 0.46900%   | wner                                   |
|   | Overriding Royally Owner<br>Percentage |
|   | Working Interest Owner Percentage      |

<del>S</del> .⊤

|  | Description of Land                 |
|--|-------------------------------------|
|  | Acres Lease Status                  |
| Kanaly Trust Co. as Successor Corporate Trustee of the Lyeth Oil Trust North Central Oil Corp. Southland Royalty Co. Jo Ann Seevers Trustee of the Trust created in the w/o James N. Seevers S.E. Cone Jr. Marjorie Cone Kastman Christine Toles Elliott Eunice Cone Gibson Marybeth Toles Mangum Robert Mosbacher L Acct. J. Penrod Toles and Sally Toles, Trustees of the J. Penrod Toles Trust Atlantic Richfield Company Cathie Auvenshine Stewart Bachman, Jr. Kenneth G. Cone Cifford Cone Tom R. Cone Cifford Cone Tom R. Cone Kenneth G. Cone Kenneth G. Cone Katherine Adeline Cone Keck Robert Jackson Kelly, Ill Phillip Lewis Lee Randolph Palmer Lee Edwin D. Lee | Basic Royalty Owner<br>Percentage   |
| 0.585900% 1.093700% 1.093700% 1.562500% 0.022659% 0.0833330% 0.065100% 0.065100% 0.065100% 0.089840% 0.089840% 0.089840% 0.089840% 0.089840% 0.089840% 0.089840% 0.089840% 0.101570% 0.089840% 0.101570% 0.101570% 0.101570% 0.101570% 0.101570% 0.101570% 0.101570% 0.101570% 0.101570% 0.101570% 0.101570% 0.101570% 0.101570% 0.101570% 0.101570% 0.101570% 0.101570%   | Owner                               |
|  | Overriding Royalty Owner Percentage |
|  | Working Interest Owner Percentage   |

TO UNIT AGREEMENT, SOUTH JUSTIS UNIT LEA COUNTY, NEW MEXICO

|                       |              |                 |                  |                 |                   |                     |                      |                        |                        |                        |                  |                        |                        |                         |                       |                        |                         |                      |                          |                      |                     |                           |                           |                        |                           |                             |                |                       |                       |                       | Ą                   | ₹ <u>-</u> T             |
|-----------------------|--------------|-----------------|------------------|-----------------|-------------------|---------------------|----------------------|------------------------|------------------------|------------------------|------------------|------------------------|------------------------|-------------------------|-----------------------|------------------------|-------------------------|----------------------|--------------------------|----------------------|---------------------|---------------------------|---------------------------|------------------------|---------------------------|-----------------------------|----------------|-----------------------|-----------------------|-----------------------|---------------------|--------------------------|
|                       |              |                 |                  |                 |                   |                     |                      |                        |                        |                        |                  |                        |                        |                         |                       |                        |                         |                      |                          |                      |                     |                           |                           |                        |                           |                             |                |                       |                       |                       | Description of Lond |                          |
|                       |              |                 |                  |                 |                   |                     |                      |                        |                        |                        |                  |                        |                        |                         |                       |                        |                         |                      |                          |                      |                     |                           |                           |                        |                           |                             |                |                       |                       |                       | Actes Lease Status  |                          |
| Jimmy Morey Revocable | Kops Oil Co. | Mrs. E.A. Kelly | Edward David Lee | Randolph P. Lee | Phillip Lewis Lee | Headington Minerals | Mary Louise Stringer | Barbara Mosbacher S AC | Barbara Mosbacher C AC | Barbara Mosbacher B AC | dated 7/27/1975. | Bachman Jr. as Trustee | as Grantor and Stewart | Nina Jean Seevers Scott | Agreement executed by | as Trustee under Trust | Nina Jean Seevers Scott | Mary Beth Kelly Ping | Trustee U/W Paul S. Oles | NCNB Texas Ntl Bk as | Robert Nislar Trust | Nislar Co-Trustees of the | American St. Bk & Ora Lee | O.L. Nislar, Jr. Trust | Nislar Co-Trustees of the | A,merican St. Bk. & Ora Lee | Ora Lee Nislar | Robert Mosbacher K Ac | Robert Mosbacher T Ac | Robert Mosbacher A Ac | reitentuge          | Bosic Royally Owner      |
|                       | 0.554681%    | 0.113281%       | 0.130208%        | 0.130208%       | 0.130208%         | 0.651042%           | 0.037763%            | 0.046900%              | 0.046800%              | 0.046800%              | 0.113295%        |                        |                        |                         |                       |                        |                         | 0.018887%            | 0.113270%                |                      | 0.097650%           |                           |                           | 0.097650%              |                           |                             | 0.195300%      | 0.046900%             | 0.046900%             | 0.046900%             |                     | Owner                    |
|                       |              |                 |                  |                 |                   |                     |                      |                        |                        |                        |                  |                        |                        |                         |                       |                        |                         |                      |                          |                      |                     |                           |                           |                        |                           |                             |                |                       |                       |                       | reicentoge          | Overriding Royally Owner |
|                       |              |                 |                  |                 |                   |                     |                      |                        |                        |                        |                  |                        |                        |                         |                       |                        |                         |                      |                          |                      |                     |                           |                           |                        |                           |                             |                |                       |                       |                       | Fercentige          | Working Interest Owner   |

Description of Land

Acres Lease Status

Basic Royalty Owner Percentage

Overriding Royalty Owner Percentage

Working Interest Owner
Percentage

| 50 SE/4 NE/4 Section 23,<br>T-25-S, R-37-E,<br>Lea County, New Mexico |  |  |  |  |  |   |
|---|--|--|--|--|--|---|
| 40  |  |  |  |  |  |   |
| #B  |  |  |  |  |  |   |
| Sharon Antoinette Dumas<br>Jerry N. Nislar<br>Mildred Nislar          | Joe S. Nislar Estate<br>Ora L. Nislar and American<br>St Bk. Co-Trustees | Niky Ratiiff, Nancy Wallace<br>and Joel Nislar Trust,<br>American Sta St Bk and<br>Jerry Nislar, Co-Trustees | Katherine Cone Keck<br>Joan Brown Trust, American<br>St Bk and Jerry N. Nislar,<br>Trustee | Lyeth Oil Trust<br>Iro L. Elliot<br>E.A. Trust, Iro L. Elliott and<br>Christine T. Elliott, Trustees<br>Toles—COM Ltd. | A.L. Mangum JMD Trust, A.L. Mangum, Trustee SEM Trust, A.L. Mangum, Jr., Trustee | Trust, Jimmy D. Morey<br>and Mary Morey, Trustees<br>Marilyn D. Law Revocable<br>Trust, Marilyn Law and<br>James B. Law, Trustees |
| 0.0520850%<br>0.0039075%<br>0.0078150%                                | 0.078125%<br>0.039063%   | 0.019531%  | 0.833333%  | 0.585938%<br>0.010851%<br>0.010851%<br>0.0108517   | 0.008138%<br>0.008138%   | 0.146484%<br>0.146484%  |
| ARCO 42.0<br>Doyle Hartman and wife,<br>Margaret Hartman 14.6         |  |  |  |  |  |   |
| 42.063475%<br>14.655674%  |  |  |  |  |  |   |

TO UNIT AGREEMENT, SOUTH JUSTIS UNIT LEA COUNTY , NEW MEXICO

|  |   | No.                                    |
|--|---|--|
|  |   | Description of Land                    |
|  |   | Acres Lease Status                     |
| American State 6% and Martha McEvoy Pope. Co-Trustees of the Hattie C. Williams Trust Louello M. Kelly, Life Estate James M. Morey and The Liberty Nt'l BK, Co-Trustees of the Onez Norman Rooney Testamentary Trust, Trust # 1143074008 Jimmy D. Morey and Mary M. Morey ond Mary M. Low and James B. Law, Co-Trustees of the Jimmy D. Morey Revocable Trust Marilyn M. Law Revocable Trust Douglas Cone Trustee Harilyn Kone Trustee Trust Douglas Cone Trustee The New Mexico Co. P.O. Box 2479 Leon Binkley & Donna Frost as Personal Rep.s of the Estate of Kathleen Cone | Joan N. Brown<br>Mark A. Hannifin       | Basic Royalty Owner<br>Percentage      |
| 0.781300% 0.113270% 0.292950% 0.146475% 0.146475% 0.089840% 0.130212% 0.449200%  | 0.0039075 <b>%</b><br>0.130213 <b>%</b> | 0wner                                  |
|  |   | Overriding Royalty Owner<br>Percentage |
| Headington Minerals, Inc. James A. Davidson, separate property Meridian Oil Production, Inc. £? Paso Production Co. Betty Lou Linehan, separate property Barbara Lu Ratliff, separate property J. Steve Anderson, marital status unknown J. L. Burkhart, marital status unknown Larry A. Nermyr, as his separate property James E. Burr and wife, LaVeta Burr Jack Fletcher and wife, Delphia Fletcher   | Joe Mabee, marital status<br>unknown    | Working Interest Owner<br>Percentage   |
| 5.25000% 5.555600% 5.153644% 4.340250% 3.125000% 3.125000% 2.000000% 0.322103% 0.161051% 0.161051%   | 6.250000%                               | Owner                                  |

TO UNIT AGREEMENT, SOUTH JUSTIS UNIT LEA COUNTY , NEW MEXICO

|                      |                   |                            |                       |                        |                           |                          |                       |                    |                         |                       |               |                      |                          |                           |                       |                         |           |                      |                     |                     |                |                        |                              |                        |                               |                        |                              |                 |                      |                             | į                     | <del>S</del> 1                      |
|----------------------|-------------------|----------------------------|-----------------------|------------------------|---------------------------|--------------------------|-----------------------|--------------------|-------------------------|-----------------------|---------------|----------------------|--------------------------|---------------------------|-----------------------|-------------------------|-----------|----------------------|---------------------|---------------------|----------------|------------------------|------------------------------|------------------------|-------------------------------|------------------------|------------------------------|-----------------|----------------------|-----------------------------|-----------------------|-------------------------------------|
|                      |                   |                            |                       |                        |                           |                          |                       |                    |                         |                       |               |                      |                          |                           |                       |                         |           |                      |                     |                     |                |                        |                              |                        |                               |                        |                              |                 |                      |                             | טכטנווסנוסוו סו בטווס | Description of Land                 |
|                      |                   |                            |                       |                        |                           |                          |                       |                    |                         |                       |               |                      |                          |                           |                       |                         |           |                      |                     |                     |                |                        |                              |                        |                               |                        |                              |                 |                      |                             |                       | Acres Lease Status                  |
| Stewart Bachman, Jr. | Cathie Auvenshine | Atlantic Richfield Company | J. Penrod Toles Trust | Toles, Trustees of the | J. Penrod Toles and Sally | Robert Mosbacher L Acct. | Marybeth Toles Mangum | Eunice Cone Gibson | Christine Toles Elliott | Marjorie Cone Kastman | S.E. Cone Jr. | w/o James N. Seevers | the Trust created in the | Jo Ann Seevers Trustee of | Southland Royalty Co. | North Central Oil Corp. | Oil Trust | Trustee of the Lyeth | Successor Corporate | Kanaly Trust Co. as | Jo Ann Seevers | c/o R. Bruce Mosbacher | Emil Mosbacher Jr. "B" Acct. | c/o R. Bruce Mosbacher | Emil Mosbacher Jr. "A " Acct. | c/o R. Bruce Mosbacher | Emil Mosbacher Jr. "C" Acct. | Revocable Trust | for Suda Willis Oles | Amarillo Nt'l Bk as Trustee | - checutati           | Basic Royally Owner<br>Percentage   |
| 0.101570%            | 0.089840%         | 0.781200%                  | 0.065100%             |                        |                           | 0.046900%                | 0.065100%             | 0.156300%          | 0.065100%               | 0.833330%             | 0.833330%     | 0.022659%            |                          |                           | 1.562500%             | 1.093700%               | 0.585900% |                      |                     |                     | 0.906360%      | 0.469000%              |                              | 0.046800%              |                               | 0.046900%              |                              | 0.113300%       |                      |                             |                       | Owner                               |
|                      |                   |                            |                       |                        |                           |                          |                       |                    |                         |                       |               |                      |                          |                           |                       |                         |           |                      |                     |                     |                |                        |                              |                        |                               |                        |                              |                 |                      |                             | · creativity          | Overriding Royally Owner Percentage |
|                      |                   |                            |                       |                        |                           |                          |                       |                    |                         |                       |               |                      |                          |                           |                       |                         |           |                      |                     |                     |                |                        |                              |                        |                               |                        |                              |                 |                      |                             | . 0.0011000           | Working Interest Owner Percentage   |

TO UNIT AGREEMENT, SOUTH JUSTIS UNIT LEA COUNTY , NEW MEXICO

|   | Tr.<br>No.                          |
|---|-------------------------------------|
|   | Description of Land                 |
|   | Acres Lease Status                  |
| Kenneth G. Cone Clifford Cone Tom R. Cone Allyne Kelly Fuller John H. Hendrix Corp. Katherine Adeline Cone Keck Robert Jackson Kelly, Ill Phillip Lewis Lee Randolph Palmer Lee Edwin D. Lee Robert Mosbacher A Ac Robert Mosbacher I Ac Robert Mosbacher I Ac Robert Mosbacher K Ac Ora Lee Nislar A,merican St. Bk. & Ora Lee Nislar Co-Trustees of the O.L. Nislar, Jr. Trust American St. Bk & Ora Lee Nislar Co-Trustees of the Robert Nislar Irust American St. Bk & Ora Lee Nislar Co-Trustees of the Robert Nislar Irust American St. Bk & Ora Lee Nislar Co-Trustees of the Robert Nislar Irust American St. Bk & Ora Lee Nislar Co-Trustees of the Robert Nislar Irust American St. Bk & Ora Lee Nislar Co-Trustees of the Robert Nislar Irust American St. Bk & Ora Lee Nislar Co-Trustees of the Robert Nislar Irust American St. Bk & Ora Lee Nislar Co-Trustees of the Robert Nislar Irust American St. Bk & Ora Lee Nislar Co-Trustees of the Robert Nislar Irust American St. Oles Mary Beth Kelly Ping Nina Jean Seevers Scott as Grantor and Stewart Bachman Jr. as Trustee dated 7/27/1975. Barbara Mosbacher B AC | Basic Royalty Owner<br>Percentage   |
| 0.089840% 0.089840% 0.089840% 0.037763% 0.260425% 0.833340% 0.130200% 0.130200% 0.046900% 0.046900% 0.097650% 0.097650% 0.013270% 0.018887% 0.0146800%  | )wner                               |
|   | Overriding Royally Owner Percentage |
|   | Working Interest Owner Percentage   |

TO UNIT AGREEMENT, SOUTH JUSTIS UNIT LEA COUNTY , NEW MEXICO

|   | No.                                 |
|---|-------------------------------------|
|   | Description of Land                 |
|   | Acres Lease Status                  |
| Barbara Mosbacher C AC Barbara Mosbacher S AC Mary Louise Stringer Headington Minerals Phillip Lewis Lee Randolph P. Lee Edward David Lee Mrs. E.A. Kelly Kops Oil Co. Jimmy Morey Revocable Trust, Jimmy D. Morey and Mary Morey, Trustees Marilyn D. Law Revocable Trust, Marilyn Law and James B. Law, Trustees AL. Mangum JMD Trust, A.L. Mangum, Trustee SEM Trust, A.L. Mangum, Jr., Trustee SEM Trust, Ira L. Elliott and Christine T. Elliott, Trustees tyeth Oil Trust, American St Bk and Jerry N. Nislar, Trustee Niky Ratliff, Nancy Wallace and Joel Nislar Trust, | Basic Royalty Owner<br>Percentage   |
| 0.046800% 0.046900% 0.037763% 0.651042% 0.130208% 0.130208% 0.130208% 0.146484% 0.146484% 0.008138% 0.008138% 0.008138% 0.01851% 0.01085104% 0.065104% 0.039063%  | Owner                               |
|   | Overriding Royally Owner Percentage |
|   | Working Interest Owner Percentage   |

| 52 W/2 SW/4 Section 19,<br>T-25-S, R-38-E,<br>Lea County, New Mexico,<br>below 5,000 feet   | 51 W/2 SW/4, NE/4 NE/4 Section 24; NW/4, SW/4 NE/4 Section 25, I-25-S, R-37-E, Lea County, New Mexico   | Tr.  No. Description of Land         |
|---|---|--------------------------------------|
| 80  | 320   | Acres                                |
| НВР   | HBP   | Lease Status                         |
| Lillian Bell Beatrice Bray Blackburn G. T. Blankenship J. O. Buffington Mollie Buffington Estate Pansy Weaver Administrator Texas State Treasurer F/A/O W. T. Buffington William W. Carlin John J. Christmann | American Sta St Bk and Jerry Nislar, Co-Trustees Joe S. Nislar Estate Ora L. Nislar and American St Bk. Co-Trustees  Ernie W. Turner Leck A. Jones Lara Alison Wimberley Trust Clay David Wimberley Trust Laura Healey Wimberley Trust Emily Ann Wimberley Trust Jesse Jameson Berg Trust Mary Megan Berg Trust Alice W. Nielson Leuie-Lane Wimberley Tisdail Lewis Woodrow Wimberley Benita Jean Birgmingham   | Basic Royalty Owner<br>Percentage    |
| 0.015700%<br>0.019530%<br>0.781250%<br>0.015700%<br>0.036620%<br>0.015700%<br>0.781250%<br>0.024410%  | 0.019531% 0.078125% 0.039063% 0.520710% 0.520710% 0.032550% | wner                                 |
|   |   | Overriding Royalty Owner  Percentage |
| Texaco Meridian Oil Production, Inc (Operator) Caspen Oil Inc. Elliott Oil Co. ARCO Kathleen Cone J. R. Cone, et ux A. L. Cone Partnership Ann H. Taylor  | ARCO  | Working Interest Owner<br>Percentage |
| 35.000000% 21.093750% 15.468750% 6.250000% 6.250000% 2.343750% 2.343750% 2.343750% 0.772060%  | 100%  | t Owner                              |

TO UNIT AGREEMENT, SOUTH JUSTIS UNIT LEA COUNTY , NEW MEXICO

|  | No.                                    |
|--|--|
|  | Description of Land                    |
|  | Acres Lease Status                     |
| Michael B. Collins F. Ferrell Davis Paul L. Davis, Jr. Fairway Oil & Gas Company The Hefner Company Jack Markham J. Hiram Moore, Betty Jane Moore and Michael Harrison Moore, Trustees United NM Trust Co. Trustee for Nevada Childrens Foundation Inc., Reno Cancer Center & Nevada TB & Health Association Charles B. Read Linda Robison Royalty Holding Company Shriners Hospital for Crippled Children Eunice L. Smith c/o B. L. Reeves Jont Tyson Gertrude Olinger Tyson James M. Welborn NCNB Texas National Bank Trustee, Trust #1311 Dolores Mooers Trust Team Bank Fort Worth Successor | Basic Royatty Owner<br>Percentage      |
| 0.195310% 0.097650% 0.097660% 0.024410% 0.024410% 0.146480% 0.146480% 0.146480% 0.15700% 2.343750% 0.097660% 0.097660% 0.024410% 0.024410% 0.024410% 0.024410%   | Owner                                  |
|  | Overriding Royally Owner<br>Percentage |
| First Century Oil, Inc. Patricia Penrose Schieffer Dauglas Cone Clifford Cone Thomas R. Cone Kenneth G. Cone Colleen M. Wallace Robert L. McPheron Charles B. Read Donaldson Brown Trust A/Cl W.K. Byrom   | Working Interest Owner<br>Percentage   |
| 0.694850% 0.501830% 0.468750% 0.468750% 0.468750% 0.468750% 0.386030% 0.386030% 3.088240%  | Owner                                  |

TO UNIT AGREEMENT, SOUTH JUSTIS UNIT LEA COUNTY , NEW MEXICO

|  |           | No.                                 |
|--|-----------|-------------------------------------|
|  |           | Description of Land                 |
|  |           | Acres Lease Status                  |
| Kathryn Everett Broy Trust Corp of Montono FBO Bessie L. Whelon Peter Bates Tyson Estate Jont Tyson Successor Ind. Executor ARCO Mooers Oil Corporation ECS Petroleum Company Gladys R. Berry Loan Fund Trust L E Jones Mineral Co. John J. Redfern III Rosalind Redfern Grover Roberta Redfern Grover Roberta Redfern Staack, Trustee James Vance Staack, Trustee James Vance Cowan Trust Donald P. Lopshire Arthur E. Lopshire Laretta I. Horton J.H. Herd Roy G. Barton Jr. Mark E. Hodge James Vance Cowan, Trustee Benjamin Scott Cowan Trust |           | Basic Royalty Owner<br>Percentage   |
| 0.019530% 0.058590% 0.048820% 6.250000% 0.638020% 0.468750% 0.468750% 0.008140% 0.008140% 0.008140% 0.005230% 0.005230% 0.005230% 0.019530% 0.019530% 0.260420%  | 0.015700% | )wner                               |
|  |           | Overriding Royalty Owner Percentage |
|  |           | Working Interest Owner Percentage   |

TO UNIT AGREEMENT, SOUTH JUSTIS UNIT LEA COUNTY, NEW MEXICO

|  | 53 SE<br>1-<br>Le   | Tr.<br>No.                           |
|--|---|--------------------------------------|
| TOTAL PATENTED ACREAGE - 1,640.0 PERCENTAGE OF UNIT (SURFACE ACRES ) - 30.6% | 53 SE/4 NW/4 Section 14,<br>T-25-S, R-37-E,<br>Lea County, New Mexico | Description of Land                  |
| 1,640.0  | 40  | Acres                                |
| PERCENTAGE OF  | unleased  | Acres Lease Status                   |
| UNIT (SURFACE A  | ARCO  |                                      |
| CRES ) - 30.6%   | 12.500000%  | Basic Royalty Owner Percentage       |
|  |   | Overriding Royalty Owner Percentage  |
|  | ARCO  | Wo                                   |
|  | 100%  | Working Interest Owner<br>Percentage |

### RECAPITULATION

| 101AL    | Patented | State  | Federal  |            |
|----------|----------|--------|----------|------------|
| 5,360.00 | 1,640.00 | 920.00 | 2,800.00 | Acreage    |
| 100.00%  | 30.60%   | 17.16% | 52.24%   | Percentage |

### EXHIBIT "C"

Attached to and made a part of that certain Unit Agreement dated \_\_\_\_\_\_, 19\_\_\_\_\_, for the South Justis Unit located in Lea County, New Mexico

| TRACT NUMBER | UNIT PARTICIPATION PERCENT |  |  |
|--------------|----------------------------|--|--|
| 1            | .648309                    |  |  |
| 2            | 1.377364                   |  |  |
| 3            | 3.383153                   |  |  |
| 4            | .813426                    |  |  |
| 5            | .821711                    |  |  |
| 6            | 2.192094                   |  |  |
| 7            | 1.829734                   |  |  |
| 8            | 1.893095                   |  |  |
| 9            | 1.278368                   |  |  |
| 10           | 3.083234                   |  |  |
| 11           | 1.850652                   |  |  |
| 12           | 10.129934                  |  |  |
| 13           | .548765                    |  |  |
| 14           | 1.040874                   |  |  |
| 15           | 3.337506                   |  |  |
| 16           | 1.915857                   |  |  |
| 17           | 3.121720                   |  |  |
| 18           | .043063                    |  |  |
| 19           | 1.277488                   |  |  |
| 20           | 1.491918                   |  |  |
| 21           | 2.323008                   |  |  |
| 22           | .837075                    |  |  |
| 23           | 2.052803                   |  |  |
| 24           | .961458                    |  |  |
| 25           | 1.197228                   |  |  |
| 26           | .921097                    |  |  |
| 27           | 1.308680                   |  |  |
| 28           | .187129                    |  |  |
| 28A          | .202856                    |  |  |
| 29           | 1.432614                   |  |  |
| 30           | 2.359737                   |  |  |
| 31           | 1.980553                   |  |  |
| 32           | 1.154044                   |  |  |
| 33           | .436277                    |  |  |
| 34           | 7.759747                   |  |  |
| 35           | 4.153733                   |  |  |
| 36           | .165335                    |  |  |
| 37           | .288605                    |  |  |
| 38           | .281110                    |  |  |
|              |                            |  |  |

| TRACT NUMBER | UNIT PARTICIPATION PERCENT |  |  |
|--------------|----------------------------|--|--|
| 39           | .821142                    |  |  |
| 39A          | .160596                    |  |  |
| 39B          | .032708                    |  |  |
| 40           | .264797                    |  |  |
| 40A          | .051745                    |  |  |
| 41           | 1.323544                   |  |  |
| 42           | .857037                    |  |  |
| 42A          | .353997                    |  |  |
| 43           | .535326                    |  |  |
| 44           | .054053                    |  |  |
| 44A          | .003731                    |  |  |
| 45           | .242369                    |  |  |
| 45A          | .044356                    |  |  |
| 46           | .768106                    |  |  |
| 47           | 5.783629                   |  |  |
| 48           | 6.745838                   |  |  |
| 49           | .825193                    |  |  |
| 50           | 1.738529                   |  |  |
| 51           | 5.893882                   |  |  |
| 52           | .453910                    |  |  |
| 53           | .964153                    |  |  |
| TOTAL        | 100.000000                 |  |  |
| STATE        | 15.484354                  |  |  |
| FEDERAL      | 55.861953                  |  |  |
| FEE          | 28.653693                  |  |  |
| TOTAL        | 100.000000                 |  |  |

### EXHIBIT "5"

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### BEFORE EXAMINER CATANACH OIL CONSERVATION DIVISION

FOR THE DEVELOPMENT AND OPERATION

OF THE

SOUTH JUSTIS LONGT NO. 10552, COUNTY OF LEA

STATE OF NEW MEXICO

| 3          | Section        |  | Page |
|------------|----------------|--|------|
| 9          |                | Preliminary Recitals   | 2    |
| 0          | 1              | Enabling Act and Regulations   |      |
| 11         | 2              | Unit Area and Definitions  | 3    |
| 12         | 3              | Exhibits   | 5    |
| 13         | 4              | Expansion  | 5    |
| 14         | 5              | Unitized Land  | 6    |
| 15         | 6              | Unit Operator  | 6    |
| 16         | 7              | Resignation or Removal of Unit Operator  | 6    |
| 17         | 8              | Successor Unit Operator  |      |
| 18         | 9              | Accounting Provisions and Unit Operating Agreement   |      |
| 19         | 10             | Rights and Obligations of Unit Operator  |      |
| 20         | 11             | Plan of Operations   |      |
| 21         | 12             | Use of Surface and Use of Water  |      |
| 2 <b>2</b> | 13             | Tract Participation  |      |
| 23         | 14             | Tracts Qualified for Participation   |      |
| 24         | 1 <b>5.A.</b>  | Allocation of Unitized Substances  |      |
| 25         | 15.B.          | Windfall Profit Tax  |      |
| 26         | 15. <b>C</b> . | Imputed Newly Discovered Crude Oil   |      |
| 27         | 15. <b>D</b> . | Imputed Stripper Crude Oil   |      |
| 28         | 1 <b>5.E.</b>  | Excess Imputed Newly Discovered Crude Oil  |      |
| 29         | 15.F.          | Excess Imputed stripper Crude Oil  |      |
| 30         | 15. <b>G</b> . | Taking Unitized Substances in Kind   |      |
| 31         | 16             | Outside Substances   |      |
| 32         | 17             | Royalty Settlement   |      |
| 33         | 18             | Rental Settlement.   |      |
| 34         | 19             | Conservation   |      |
| 3 <b>5</b> | 20             | Drainage   |      |
| 3 <b>6</b> | 21             | Loss of Title  |      |
| 3 <b>7</b> | 22             | Leases and Contracts Conformed and Extended  |      |
| 3 <b>8</b> | 23             | Covenants Run with Land  |      |
| 39         | 24             | Effective Date and Term.   |      |
| 40         | 25             | Rate of Prospecting, Development and Production  |      |
| 41         | 26             | Nondiscrimination  |      |
| 42         | 27             | Appearances  |      |
| 43         | 28             | Notices  |      |
| 43<br>44   | 29             | No Waiver of Certain Rights  |      |
| 45         | 30             | Equipment and Facilities Now Fixtures Attached to Realty   |      |
| 45<br>46   | 31             | Unavoidable Delay  |      |
| 47         | 3 <b>2</b>     | Nonjoinder and Subsequent Joinder  |      |
| 48         | 33             | Counterparts   |      |
| <b>49</b>  | 34             | Joinder in Dual Capacity   |      |
| 50         | 3 <b>5</b>     | Taxes  |      |
| 51         | 3 <b>6</b>     | No Partnership.  |      |
| 52         | 3 <b>7</b>     | Production as of the Effective Date.   |      |
| 5 <b>3</b> | 3 <b>8</b>     | No Sharing of Market   |      |
| 5 <b>5</b> | 3 <b>9</b>     | Statutory Unitization  |      |
| -          | J <b>7</b>     | CHARLED THE CHARLES THE CONTROL OF T | 19   |
| 5 <b>5</b> |                | Exhibit "A": Map of Unit Area  |      |
| 56<br>57   |                | Exhibit 'B': Schedule of Ownership of the Unit Area  |      |
| 57<br>50   |                | Exhibit "C": Tract Participation within the Unit Area  |      |
| 58         |                | Exhibit C. Hacif atucipation within the Offic Area   |      |
| 59         |                |  |      |

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### UNIT AGREEMENT FOR THE DEVELOPMENT AND OPERATION OF THE SOUTH JUSTIS UNIT LEA COUNTY. NEW MEXICO

THIS AGREEMENT, entered into as of the 1st day of September, 1992, by and between the parties subscribing, ratifying or consenting hereto, and herein referred to as the "parties hereto."

### WITNESSETH:

WHEREAS, the parties hereto are the owners of working, royalty or other oil and gas interests in the unit area subject to this agreement; and

WHEREAS, the Mineral Leasing Act of February 25, 1920, 41 Stat. 437, as amended, 30 U.S.C. Secs. 181 et seq., authorizes Federal lessees and their representatives to unite with each other, or jointly or separately with others in collectively adopting and operating a cooperative or unit plan of development or operation of any oil or gas pool, field, or like area, or any part thereof for the purpose of more properly conserving the natural resources thereof whenever determined and certified by the Secretary of the Interior to be necessary or advisable in the public interest; and

WHEREAS, the Commissioner of Public Lands of the State of New Mexico is authorized by an Act of the Legislature (Section 1, Chapter 88, laws 1943, as amended by Section 1 of Chapter 176, Laws of 1961) (Chapter 19, Article 10, Section 45, New Mexico Statutes 1978 Annotated), to consent to and approve the development of operation of State lands under agreements made by lessees of State land jointly or severally with other lessees where such agreements provide for the unit operation or development of part of or all of any oil or gas pool, field or area; and

WHEREAS, the Commissioner of Public Lands of the State of New Mexico is authorized by an Act of the Legislature (Section 1, Chapter 88, laws 1943, as amended by Section 1, Chapter 162, laws of 1951) (Chapter 19, Article 10, Section 47, New Mexico Statutes 1978 Annotated) to amend with the approval of lessee, evidenced by the lessee's execution of such agreement or otherwise, any oil and gas lease embracing State lands so that the length of the term of said lease may coincide with the term of such agreements for the unit operation and development of part or all of any oil or gas pool, field or area; and

WHEREAS, the Oil Conservation Division of the State of New Mexico (hereinafter referred to as the "Division") is authorized by an Act of the Legislature (Chapter 72, Laws of 1935 as amended) (Chapter 70, Article 2, Section 2 et seq., New Mexico Statutes 1978 Annotated) to approve this Agreement and the conservation provisions hereof; and

WHEREAS, the Oil Conservation Division of the Energy and Minerals Department of the State of New Mexico is authorized by law (Chapter 65, Article 3, and Article 14, N.M.S. 1953 Annotated) to approve this Agreement and the conservation provisions hereof; and

WHEREAS, the parties hereto hold sufficient interest in the Unit Area covering the land hereinafter described to give reasonable effective control of operations therein; and

WHEREAS, it is the purpose of the parties hereto to conserve natural resources, prevent waste and secure other benefits obtainable through development and operation of the area subject to this agreement under the terms, conditions and limitations herein set forth:

NOW, THEREFORE, in consideration of the premises and the promises herein contained, the parties hereto commit to this agreement their respective interests in the below-defined unit area, and agree severally among themselves as follows:

1. ENABLING ACT AND REGULATIONS. The Mineral Leasing Act of February 25, 1920, as amended, supra, and all valid, pertinent regulations, including operating and unit plan regulations, heretofore issued thereunder or valid, pertinent and reasonable regulations hereafter issued thereunder are accepted and made a part of this agreement as to Federal Lands, provided such regulations are not inconsistent with the terms of this agreement and as to Non-Federal Lands, the oil and gas operating regulations in effect as of the effective date hereto governing drilling and producing operations, not inconsistent with the terms hereof or the laws of the state in which the non-Federal land is located, are hereby accepted and made a part of this Agreement.

### 2. UNIT AREA AND DEFINITIONS.

- (a) "Unit Area" is defined as those lands described in Exhibit "B" and depicted on Exhibit "A" hereof and such land is hereby designated and recognized as constituting the Unit Area, containing 5,360 acres, more or less, in Lea County, New Mexico.
- (b) "Land Commissioner" is defined as the Commissioner of Public Lands of the State of New Mexico.
- (c) "Division" is defined as the Oil Conservation Division of the Department of Energy and Minerals of the State of New Mexico.
- (d) "Authorized Officer" or "A.O." is any employee of the Bureau of Land Management who has been delegated the required authority to act on behalf of the BLM.
- (e) "Secretary" is defined as the Secretary of the Interior of the United States of America, or his duly authorized delegate.
- (f) "Department" is defined as the Department of the Interior of the United States of America.
- (g) "Proper BLM Office" is defined as the Bureau of Land Management office having jurisdiction over the federal lands included in the Unit Area.
- (h) "Unitized Formation" shall mean that interval underlying the Unit Area, the vertical limits of which extended from an upper limit which is the top of the Justis Blinebry Field to a lower limit at the top of the Abo formation, as seen on the Type Log from the Amerada Hess Ida Wimberley #4 located at 660' FSL and 990' FWL. Section 24, T-25-S, R-37-E, and is that interval which is correlative to the interval from 4,980' to 6,180' below the surface measured from the kelly bushing. The Blinebry marker has been defined by the New Mexico Oil Conservation Commission (NMOCC) at a depth of 4,980 feet (elevation 3,081' sub-sea datum-1899) in Amerada's Ida Wimberley #4, located in SW/4 SW/4 of Section 24, T-25-S, R-37-E, Lea County, New Mexico.
- (i) "Unitized Substances" are all oil, gas, gaseous substances, sulphur contained in gas, condensate, distillate and all associated and constituent liquid or liquefiable hydrocarbons, other than outside substances, within and produced from the Unitized Formation.
- (j) "Tract" is each parcel of land described as such and given a Tract number in Exhibit "B".
- (k) "Tract Participation" is defined as the percentage of participation shown on Exhibit "C" for allocating Unitized Substances to a Tract under this Agreement.
- (1) "Unit Participation" is the sum of the percentages obtained by multiplying the Working Interest of a Working Interest Owner in each Tract by the Tract Participation of such Tract.

- (m) "Working Interest" is the right to search for, produce and acquire Unitized Substances whether held as an incident of ownership of mineral fee simple title, under an oil and gas lease, operating agreement, or otherwise held, which interest is chargeable with and obligated to pay or bear, either in cash or out of production, or otherwise, all or a portion of the cost of drilling, developing and producing the Unitized Substances from the Unitized Formation and operations thereof hereunder. Provided that any royalty interest created out of a working interest subsequent to the execution of this Agreement by the owner of the working interest shall continue to be subject to such working interest burdens and obligations.
- (n) "Working Interest Owner" is any party hereto owning a Working Interest, including a carried working interest owner, holding an interest in Unitized substances by virtue of a lease, operating agreement, fee title or otherwise. The owner of oil and gas rights that are free of lease or other instrument creating a Working Interest in another shall be regarded as a Working Interest Owner to the extent of seven-eighths (7/8ths) of his interest in Unitized Substances, and as a Royalty Owner with respect to his remaining one-eighth (1/8th) interest therein.
- (o) "Royalty Interest" or "Royalty" is an interest other than a Working Interest in or right to receive a portion of the Unitized Substances or the proceeds thereof and includes the royalty interest reserved by the lessor or by an oil and gas lease and any overriding royalty interest, oil payment interest, net profit contracts, or any other payment or burden which does not carry with it the right to search for and produce unitized substances.
- (p) "Royalty Owner" is the owner of a Royalty Interest.
- (q) "Unit Operating Agreement" is the agreement entered into by and between the Unit Operator and the Working Interest Owners as provided in Section 9, infra, and shall be styled "Unit Operating Agreement, South Justis Unit, Lea County, New Mexico".
- (r) "Oil and Gas Rights" is the right to explore, develop and operate lands within the Unit Area for the production of Unitized Substances, or to share in the production so obtained or the proceeds thereof.
- (s) "Outside Substances" is any substance obtained from any source other than the Unitized Formation and injected into the Unitized Formation.
- (t) "Unit Manager" is any person or corporation appointed by Working Interest Owners to perform the duties of Unit Operator until the selection and qualification of a successor Unit Operator as provided for in Section 7 hereof.
- (u) "Unit Operator" is the party designated by Working Interest Owners under the Unit Operating Agreement to conduct Unit Operations.
- (v) "Unit Operations" is any operation conducted pursuant to this Agreement and the Unit Operating Agreement.
- (w) "Unit Equipment" is all personal property, lease and well equipment, plants, and other facilities taken over or otherwise acquired for the joint account for use in Unit Operations.
- (x) "Unit Expense" is all cost, expense, or indebtedness incurred by Working Interest Owners or Unit Operator pursuant to this Agreement and the Unit Operating Agreement for or on account of Unit Operations.
- (y) "Effective Date" is the date determined in accordance with Section 24, or as redetermined in accordance with Section 39.

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- EXHIBITS. The following exhibits herein are incorporated being by reference: Exhibit "A" attached hereto is a map showing the Unit Area and the boundaries and identity of tracts and leases in said Unit Area to the extent known to the Unit Operator. Exhibit "B" attached hereto is a schedule showing, to the extent known to the Unit Operator, the acreage comprising each Tract, percentages and kind of ownership of oil and gas interests in all land in the Unit Area. Exhibit "C" lists Tract Participation of each Tract. However, nothing herein or in said schedule or map shall be construed as a representation by any party hereto as to the ownership of any interest other than such interest or interests as are shown in said map or schedule as owned by such party. The shapes and descriptions of the respective Tracts have been established by using the best information available. Each Working Interest Owner is responsible for supplying Unit Operator with accurate information relating to each Working Interest Owner's interest. If it subsequently appears that any Tract, because of diverse royalty or working interest ownership on the Effective Date hereof, should be divided into more than one Tract, or when any revision is requested by the A.O., or any correction of any error other than mechanical miscalculations or clerical is needed, then the Unit Operator, with the approval of the Working Interest Owners, may correct the mistake by revising the exhibits to conform to the The revision shall not include any reevaluation of engineering or geological interpretations used in determining Tract Participation. Each such revision of an exhibit made prior to thirty (30) days after the Effective Date shall be effective as of the Effective Date. Each other such revision of an exhibit shall be effective at 7:00 a.m. on the first day of the calendar month next following the filing for record of the revised exhibit or on such other date as may be determined by Working Interest Owners and set forth in the revised exhibit. Copies of such revision shall be filed with the Land Commissioner, and not less than four (4) copies shall be filed with the A.O. In any such revision, there shall be no retroactive allocation or adjustment of Unit Expense or of working interest revenues in the Unitized Substances produced, or proceeds thereof.
- 4. EXPANSION. The above described Unit Area may, with the approval of the A.O. and Land Commissioner, when practicable be expanded to include therein any additional Tract or Tracts regarded as reasonably necessary or advisable for the purposes of this Agreement provided however, in such expansion there shall be no retroactive allocation or adjustment of Unit Expense or of interests in the Unitized Substances produced, or proceeds thereof. Pursuant to Subsection (b), the Working Interest Owners may agree upon an adjustment of investment by reason of the expansion. Such expansion shall be effected in the following manner:
  - (a) The Working Interest Owner or Owners of a Tract or Tracts desiring to bring such Tract or Tracts into this unit, shall file an application therefor with Unit Operator requesting such admission.
  - (b) Unit Operator shall circulate a notice of the proposed expansion to each Working Interest Owner in the Unit Area and in the Tract proposed to be included in the unit, setting out the basis for admission, the Tract Participation to be assigned to each Tract in the enlarged Unit Area and other pertinent data. After negotiation (at Working Interest Owners' meeting or otherwise) if at least three (3) Working Interest Owners having in the aggregate seventy-five percent (75%) of the Unit Participation then in effect have agreed to inclusion of such Tract or Tracts in the Unit Area, then Unit Operator shall:
    - (1) After obtaining preliminary concurrence by the A.O. and Land Commissioner, prepare a notice of proposed expansion describing the contemplated changes in the boundaries of the Unit Area, the reason therefor, the basis for admission of the additional Tract or Tracts, the Tract Participation to be assigned thereto and the proposed effective date thereof; and
    - (2) Deliver copies of notice to Land Commissioner, the A.O. at the proper BLM Office, each Working Interest Owner and to the last known address of each lessee and lessor whose interests are affected, advising such parties that thirty (30) days will be allowed for submission to the Unit Operator of any objection to such proposed expansion; and

(3) File, upon the expiration of said thirty (30) day period as set out in (2) immediately above with the Land Commissioner and A.O. the following: (a) evidence of mailing or delivering copies of said notice of expansion; (b) an application for approval of such expansion: (c) an instrument containing the appropriate joinders in compliance with the participation requirements of Section 14. Section 32, and Section 34, infra; and (d) a copy of all objections received along with the Unit Operator's response thereof.

The expansion shall, after due consideration of all pertinent information and approval by the Land Commissioner and the A.O., become effective as of the date prescribed in the notice thereof, preferably the first day of the month subsequent to the date of notice. The revised Tract Participation of the respective Tracts included within the Unit Area prior to such enlargement shall remain the same ratio one to another.

- 5. UNITIZED LAND. All land committed to this Agreement as to the Unitized Formation shall constitute land referred to herein as "Unitized Land" or "Land subject to this Agreement". Nothing herein shall be construed to unitize, pool, or in any way affect the oil, gas and other minerals contained in or that may be produced from any formation other than the Unitized Formation as defined in Section 2(h) of this Agreement.
- 6. UNIT OPERATOR. Atlantic Richfield Company is hereby designated the Unit Operator, and by signing this instrument as Unit Operator, agrees and consents to accept the duties and obligation of Unit Operator for the operation, development, and production of Unitized Substances as herein provided. Whenever reference is made herein to the Unit Operator, such reference means the Unit Operator acting in that capacity and not as an owner of interests in Unitized Substances, when such interest are owned by it and the term "Working Interest Owner" when used herein shall include or refer to the Unit Operator as the owner of a Working Interest when such an interest is owned by it.

Unit Operator shall have a lien upon interests of Working Interest Owners in the Unit Area to the extent provided in the Unit Operating Agreement.

7. RESIGNATION OR REMOVAL OF UNIT OPERATOR. Unit Operator shall have the right to resign at any time, but such resignation shall not become effective so as to release Unit Operator from the duties and obligations of Unit Operator and terminate Unit Operator's rights as such for a period of six (6) months after written notice of intention to resign has been given by Unit Operator to all Working Interest Owners, the Land Commissioner and the A.O. unless a new Unit Operator shall have taken over and assumed the duties and obligations of Unit Operator prior to the expiration of said period.

The Unit Operator shall, upon default or failure in the performance of its duties and obligations hereunder, be subject to removal by two (2) or more Working Interest Owners having in the aggregate eighty percent (80%) or more of the Unit Participation then in effect exclusive of the Working Interest Owner who is the Unit Operator. Such removal shall be effective upon notice thereof to the Land Commissioner and the A.O.

In all such instances of effective resignation or removal, until a successor to Unit Operator is selected and approved as hereinafter provided, the Working Interest Owners shall be jointly responsible for the performance of the duties of the Unit Operator and shall, not later than thirty (30) days before such resignation or removal become effective, appoint a Unit Manager to represent them in any action to be taken hereunder.

The resignation or removal of Unit Operator under this Agreement shall not terminate its right, title or interest as the owner of a Working Interest or other interest in Unitized Substances, but upon the resignation or removal of Unit Operator becoming effective, such Unit Operator shall deliver possession of all wells, equipment, books and records, materials, appurtenances and any other assets used in connection with the Unit Operations to the new duly qualified successor Unit Operator or to the Unit Manager if no such new Unit Operator is elected. Nothing herein shall be construed as authorizing the removal of any material, equipment or appurtenances needed for the preservation of any wells. Nothing herein contained shall be construed to relieve

or discharge any Unit Operator or Unit Manager who resigns or is removed hereunder from any liability or duties accruing or performable by it prior to the effective date of such resignation or removal.

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SUCCESSOR UNIT OPERATOR. Whenever the Unit Operator shall tender its resignation as Unit Operator or shall be removed as hereinabove provided, the Working Interest Owners shall select a successor Unit Operator as herein provided. Such selection shall not become effective until (a) a Unit Operator so selected shall accept in writing the duties and responsibilities of Unit Operator, and (b) the selection shall have been approved by the Land Commissioner and the A.O. If no successor Unit Operator or Unit Manager is selected and qualified as herein provided, the Land Commissioner and/or the A.O., at their election, may declare this Agreement terminated.

In selecting a successor Unit Operator, the affirmative vote of three (3) or more Working Interest Owners having a total of sixty-five percent (65%) or more of the total Unit Participation shall prevail; provided that if any one Working Interest Owner has a Unit Participation of more than thirty-five percent (35%), its negative vote or failure to vote shall not be regarded as sufficient unless supported by the vote of one or more other Working Interest Owners having a total Unit Participation of at least five percent (5%). If the Unit Operator who is removed votes only to succeed itself or fails to vote, the successor Unit Operator may be selected by the affirmative vote of the owners of at least seventy-five percent (75%) of the Unit Participation remaining after excluding the Unit Participation of Unit Operator so removed.

### ACCOUNTING PROVISIONS AND UNIT OPERATING AGREEMENT. Costs and expenses incurred by Unit Operator in conducting Unit Operations hereunder shall be paid, apportioned among and borne by the Working Interest Owners in accordance with the Unit Operating Agreement. Such Unit Operating Agreement shall also provide the manner in which the Working Interest Owners shall be entitled to receive their respective proportionate and allocated share of the benefits accruing hereto in conformity with their underlying operating agreements, leases or other contracts and such other rights and obligations as between Unit Operator and the Working Interest Owners as may be agreed upon by the Unit Operator and the Working Interest Owners; however, no such Unit Operating Agreement shall be deemed either to modify any of the terms and conditions of this Agreement or to relieve the Unit Operator of any right or obligation established under this Agreement, and in case of any inconsistency or conflict between this Agreement and the Unit Operating Agreement, this Agreement shall prevail. Copies of any Unit Operating Agreement executed pursuant to this Section shall be filed with the Land Commissioner and with the A.O. at the proper BLM Office as required prior to approval of this Agreement.

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10. RIGHTS AND OBLIGATIONS OF UNIT OPERATOR. Except as otherwise specifically provided herein, the exclusive right, privilege and duty of exercising any and all rights of the parties hereto including surface rights which are necessary or convenient for prospecting for, producing, storing, allocating and distributing the Unitized Substances are hereby delegated to and shall be exercised by the Unit Operator as herein provided. Upon request by Unit Operator, acceptable evidence of title (sufficient to show ownership by the Working Interest Owners of the affected tracts, at the expense of the Working Interest Owner of said tracts) shall be deposited with said Unit Operator, and together with this Agreement, shall constitute and define the rights, privileges and obligations of Unit Operator. Nothing herein, however, shall be construed to transfer title to any land or to any lease or operating agreement, it being understood that under this Agreement the Unit Operator, in its capacity as Unit Operator, shall exercise the rights of possession and use vested in the parties hereto only for the purposes herein specified.

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11. PLAN OF OPERATIONS. It is recognized and agreed by the parties hereto that all of the land subject to this Agreement is reasonably proved to be productive of Unitized Substances and that the object and purpose of this Agreement is to formulate and to put into effect an improved recovery project in order to effect additional recovery of Unitized Substances, prevent waste and conserve natural resources. Unit Operator shall have the right to inject into the Unitized Formation any substances for secondary recovery or enhanced recovery purposes in accordance with a plan of operation approved by the Working Interest Owners, the A.O., the Land Commissioner and the Division, including the right to drill and maintain

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injection wells on the Unitized Land and completed in the Unitized Formation, and to use

abandoned well or wells producing from the Unitized Formation for said purpose. Subject to like approval, the Plan of Operation may be revised as conditions may warrant.

The initial Plan of Operation shall be filed with the A.O., the Land Commissioner and the Division concurrently with the filing of this Unit Agreement for final approval. Said initial Plan or Operation and all revisions thereof shall be as complete and adequate as the A.O., the Land Commissioner and the Division may determine to be necessary for timely operation consistent herewith. Upon approval of this Agreement and the initial plan by the A.O. and Commissioner, said plan, and all subsequently approved plans, shall constitute the operating obligations of the Unit Operator under this Agreement for the period specified therein. Thereafter, from time to time before the expiration of any existing plan, the Unit Operator shall submit for like approval a plan for an additional specified period of operations. After such operations are commenced, reasonable diligence shall be exercised by the Unit Operator in complying with the obligations of the approved Plan of Operation.

Notwithstanding anything to the contrary herein contained, should the Unit Operator fail to commence Unit Operations for the secondary recovery of Unitized Substances from the Unit Area within eighteen (18) months after the effective date of this Agreement, or any extension thereof approved by the A.O., this Agreement shall terminate automatically as of the date of default.

USE OF SURFACE AND USE OF WATER. The parties to the extent of their rights and interests, hereby grant to Unit Operator the right to use as much of the surface, including the water thereunder, of the Unitized Land as may reasonably be necessary for Unit Operations.

Unit Operator's free use of water or brine or both for Unit Operations, shall not include any water from any well, lake, pond or irrigation ditch of a surface owner, unless approval for such use is granted by the surface owner.

Unit Operator shall pay the surface owner for damages to growing crops, fences, improvements and structures on the Unitized Land that result from Unit Operations, and such payments shall be considered as items of unit expense to be borne by all the Working Interest Owners of lands subject hereto.

13. TRACT PARTICIPATION. In Exhibit "C" attached hereto there are listed and numbered the various Tracts within the Unit Area, and set forth opposite each Tract are figures which represent the Tract Participation, during Unit Operations if all Tracts in the Unit Area qualify as provided herein. The Tract Participation of each Tract as shown in Exhibit "C" was determined in accordance with the following formula:

### TRACT PARTICIPATION = 1% A/B + 4% C/D + 21% E/F + 34% G/H + 40% I/J

- The Tract surface acres in the Unit Area.
- B =The total Unit Area surface acres.
- The Tract hydrocarbon production from the Unitized Interval for the twelve C =(12) months prior to January 1, 1990, in barrels of oil equivalent (BOE) using a 10 MCF of gas production per one (1) barrel of oil production
- The total Unit Area hydrocarbon production from the Unitized Interval for the twelve (12) months prior to January 1, 1990, in barrels of oil equivalent (BOE) using a 10 MCF of gas production per one (1) barrel of oil production
- The Tract cumulative hydrocarbon recovery from the Unitized Interval as of December 31, 1989, in barrels of oil equivalent (BOE) using a 10 MCF of gas production per one (1) barrel of oil production equivalency.
- The total Unit Area cumulative hydrocarbon recovery from the Unitized Interval as of December 31, 1989, in barrels of oil equivalent (BOE) using 10 MCF of gas production per one (1) barrel of oil production equivalency.

- G = The Tract estimated remaining primary oil production from the Unitized Interval from January 1, 1990.
- H = The total Unit Area estimated remaining primary oil production from the Unitized Interval from January 1, 1990.
- I = The Tract estimated ultimate primary hydrocarbon recovery from the Unitized Interval in barrels of oil equivalent (BOE) using 10 MCF of gas production per one (1) barrel of oil production equivalency.
- The total Unit Area estimated ultimate primary hydrocarbon recovery from the Unitized Interval in barrels of oil equivalent (BOE) using 10 MCF of gas production per one (1) barrel of oil production equivalency.

In the event less than all Tracts are qualified on the Effective Date hereof, the Tract Participation shall be calculated on the basis of all such qualified Tracts rather than all tracts in the Unit Area.

- 14. TRACTS QUALIFIED FOR PARTICIPATION. On and after the Effective Date hereof, the Tracts within the Unit Area which shall be entitled to participation in the production of Unitized Substances shall be those Tracts more particularly described in Exhibit "C" that corner or have a common boundary (Tracts separated only by a public road or a railroad right-of-way shall be considered to have a common boundary), and that otherwise qualify as follows:
  - (a) Each Tract as to which Working Interest Owners owning one hundred percent (100%) of the Working Interest have become parties to this Agreement and as to which Royalty Owners owning seventy-five percent (75%) or more of the Royalty Interest have become parties to this Agreement.
  - (b) Each Tract as to which Working Interest Owners owning one hundred percent (100%) of the Working Interest have become parties to this Agreement, and as to which Royalty Owners owning less than seventy-five percent (75%) of the Royalty Interest have become parties to this Agreement, and as to which (1) the Working Interest Owner who operates the Tract and Working Interest Owners owning at least seventy-five percent (75%) of the remaining Working Interest in such Tract have joined in a request for the inclusion of such Tract, and as to which (2) Working Interest Owners owning at least seventy-five percent (75%) of the combined Unit Participation in all Tracts that meet the requirements of Section 14(a) above have voted in favor of the inclusion of such tract.
  - (c) Each Tract as to which Working Interest Owners owning less than one hundred percent (100%) of the Working Interest have become parties to this Agreement, regardless of the percentage of Royalty Interest therein that is committed hereto; and as to which (1) the Working Interest Owner who operates the Tract and Working Interest Owner owning at least seventy-five percent (75%) of the remaining Working Interest in such Tract, who have become parties to this Agreement, have joined in a request for inclusion of such Tract, and have executed and delivered, or obligated themselves to execute and deliver an indemnity agreement indemnifying and agreeing to hold harmless the other owners of committed Working Interests, their successors and assigns, against all claims and demands that may be made by the owners of Working Interest in such Tract who are not parties to this Agreement, and which arise out of the inclusion of the Tract; and as to which (2) Working Interest Owners owning at least seventy-five percent (75%) of the Unit Participation in all Tracts that meet the requirements of Section 14(a) and 14(b) have voted in favor of the inclusion of such Tract and to accept the indemnity agreement. Upon the inclusion of such a Tract, the Tract Participations which would have been attributed to the nonsubscribing owners of Working Interest in such Tract, had they become parties to this Agreement and the Unit Operating Agreement, shall be attributed to the Working Interest Owners in such Tract who have become parties to such agreements, and joined in the indemnity agreement, in proportion to their respective Working Interests in the Tract.

If on the Effective Date of this Agreement there is any Tract or Tracts which have not been effectively committed to or made subject to this Agreement by qualifying as above provided, then such Tract or Tracts shall not be entitled to participate hereunder. Unit Operator shall, when submitting this Agreement for final approval by the Land Commissioner and the A.O., file therewith a schedule of those tracts which have been committed and made subject to this Agreement and are entitled to participate in Unitized Substances. Said schedule shall set forth opposite each such committed Tract the lease number or assignment number, the owner of record of the lease, and the percentage participation of such tract which shall be computed according to the participation formula set forth in Section 13 (Tract Participation) above. This schedule of participation shall be revised Exhibit "C" and upon approval thereof by the Land Commissioner and the A.O., shall become a part of this Agreement and shall govern the allocation of production of Unitized Substances until a new schedule is approved by the Land Commissioner and A.O.

15.A. ALLOCATION OF UNITIZED SUBSTANCES. All Unitized Substances produced and saved (less, save and except any part of such Unitized Substances used in conformity with good operating practices on unitized land for drilling, operating, camp and other production or development purposes and for injection or unavoidable loss in accordance with a Plan of Operation approved by the A.O. and Land Commissioner) shall be apportioned among and allocated to the qualified Tracts in accordance with the respective Tract Participations effective hereunder during the respective periods such Unitized Substances were produced, as set forth in the schedule of participation in Exhibit "C". The amount of Unitized Substances so allocated to each Tract, and only that amount (regardless of whether it be more or less than the amount of the actual production of Unitized Substances from the well or wells, if any, or such Tract) shall, for all intents, uses and purposes, be deemed to have been produced from such Tract.

The Unitized Substances allocated to each Tract shall be distributed among, or accounted for, to the parties entitled to share in the production from such Tract in the same manner, in the same proportions, and upon the same conditions, as they would have participated and shared in the production from such Tracts, or in the proceeds thereof, had this Agreement not been entered into; and with the same legal force and effect.

No Tract committed to this Agreement and qualified for participation as above provided shall be subsequently excluded from participation hereunder on account of depletion of Unitized Substances.

If the Working Interest and/or the Royalty Interest in any Tract are divided with respect to separate parcels or portions of such Tract and owned now or hereafter in severalty by different persons, the Tract Participation shall in the absence of a recordable instrument executed by all owners in such Tract and furnished to Unit Operator fixing the divisions of ownership, be divided among such parcels or portions in proportion to the number of surface acres in each.

- 15.B. WINDFALL PROFIT TAX. In order to comply with the Windfall Profit Act of 1980, as amended, and applicable regulations and to ensure that interest owners of each Tract retain the Windfall Profit Tax benefits accruing to each Tract prior to joining the Unit, for Windfall Profit Tax purposes only, crude oil shall be allocated to individual Tracts as follows:
- 15.C. IMPUTED NEWLY DISCOVERED CRUDE OIL. Each Tract contributing newly discovered crude oil to the Unit Area, that is, each Tract certified as a newly discovered property for Windfall Profit Tax purposes prior to joining the Unit (Newly Discovered Tract), shall be allocated imputed newly discovered crude oil in the proportion that the Tract Participation of such Tract bears to the total of the Tract Participations of all Newly discovered Tracts; provided, however, that imputed newly discovered crude oil allocated to any Tract under this Subsection 15.C. shall not exceed, in any month, the total number of barrels of crude oil allocable out of unit production to such Tract in accordance with its Tract Participation. In the event a Newly Discovered Tract is so allocated a number of barrels of imputed newly discovered crude oil which is less than the total number of barrels of crude oil allocable out of unit production to such Tract in accordance with its Tract Participation, then such Newly Discovered Tract shall be allocated any remaining unallocated newly discovered crude oil in the proportion that the Tract Participation of such Tract bears to the total of the Tract Participations of all

Newly Discovered Tracts not previously so allocated the total number of barrels allocable out of unit production in accordance with their Tract Participations. This additional allocation process shall continue to be repeated, as outlined in the preceding sentence, until such time as:

- (a) all Newly Discovered Tracts have been so allocated a number of barrels of imputed newly discovered crude oil equal to the total number of barrels of crude oil allocable out of unit production to such Tracts in accordance with their Tract Participations; or
- (b) there is no imputed newly discovered crude oil remaining to be allocated.

whichever occurs first.

Any imputed newly discovered crude oil in excess of the amount of all allocable to a Tract in accordance with this Subsection 15.C. shall be termed excess imputed newly discovered crude oil.

- 15.D. IMPUTED STRIPPER CRUDE OIL. Each Tract contributing stripper crude oil to the Unit Area, that is, each Tract certified as a stripper property for Windfall Profit Tax purposes prior to joining the Unit (Stripper Tract), shall be allocated imputed stripper crude oil in the proportion that the Tract Participation of such tract bears to the total of the Tract Participations of all Stripper Tracts; provided, however, that imputed stripper crude oil allocated to any Tract under this Subsection 15.D. shall not exceed, in any month, the total number of barrels of crude oil allocable out of unit production to such Tract in accordance with its Tract Participation. In the event a Stripper Tract is so allocated a number of barrels of imputed stripper crude oil which is less than the total number of barrels of crude oil allocable out of unit production to such Tract in accordance with its Tract Participation, then such Stripper Tract shall be allocated any remaining unallocated imputed stripper crude oil in the proportion that the Tract Participation of such Tract bears to the total of the Tract Participations of all Stripper Tracts not previously so allocated the total number of barrels allocable out of unit production in accordance with their Tract Participations. This additional allocation process shall continue to be repeated, as outlined in the preceding sentence, until such time as:
  - (a) all Stripper Tracts have been so allocated a number of barrels of imputed stripper crude oil equal to the total number of barrels of crude oil allocable out of unit production to such Tracts in accordance with their Tract Participations; or
  - (b) there is no imputed stripper crude oil remaining to be allocated.

whichever comes first.

Any imputed stripper crude oil in excess of the amount of oil allocable to a Tract in accordance with this Subsection 15.D. shall be termed excess imputed stripper crude oil.

- 15.E. EXCESS IMPUTED NEWLY DISCOVERED CRUDE OIL. Each Tract shall be allocated any excess imputed newly discovered crude oil in the proportion that its Tract Participation bears to the total of the Tract Participations of all Tracts not previously allocated the total number of barrels of crude oil allocable to these Tracts out of unit production in accordance with the Tract Participations of such Tracts; provided, however, that excess imputed newly discovered crude oil allocated to each such Tract, when added to the total number of barrels of imputed newly discovered crude oil previously allocated to it, shall not exceed, in any month, the total number of barrels of oil allocable to it out of unit production in accordance with its Tract Participation.
- 15.F. EXCESS IMPUTED STRIPPER CRUDE OIL. Each Tract shall be allocated any excess imputed stripper crude oil in the proration that its Tract Participation bears to the total of the Tract Participations of all Tracts not previously allocated the total number of crude oil barrels allocable to these Tracts out of unit production in accordance with the Tract Participations of such Tracts; provided, however, that excess imputed stripper crude oil allocated to each such Tract, when added to the total number of barrels of imputed stripper crude oil

previously allocated to it, shall not exceed, in any monthly, the total number of barrels of oil allocable to it out of unit production in accordance with its Tract Participation.

15.G. TAKING UNITIZED SUBSTANCES IN KIND. The Unitized Substances allocated to each Tract shall be delivered in kind to the respective parties entitled thereto by virtue of the ownership of oil and gas rights therein. Each such party shall have the right to construct, maintain and operate all necessary facilities for the purpose within the Unitized Area, provided the same are so constructed, maintained and operated as not to interfere with Unit Operations. Subject to Section 17 hereof, any extra expenditure incurred by Unit Operator by reason of the delivery in kind of any portion of the Unitized Substances shall be borne by the party taking delivery. In the event any Working Interest Owner shall fail to take or otherwise adequately dispose of its proportionate share of the production from the Unitized Formation, then so long as such condition continues. Unit Operator, for the account and at the expense of the Working Interest Owner of the Tract or tracts concerned, and in order to avoid curtailing the operation of the Unit Area, may, but shall not be required to, sell or otherwise dispose of such production to itself or to others, provided that all contracts of sale by Unit Operator of any other party's share of Unitized Substances shall be only for such reasonable periods of time as are consistent with the minimum needs of the industry under the circumstances, but in no event shall any such contract be for a period in excess of one (1) year, and at not less than the prevailing market price in the area for like production, and the account of such Working Interest Owner shall be charged therewith as having received such production. The net proceeds, if any, of the Unitized Substances so disposed of by Unit Operator shall be paid to the Working Interest Owner of the Tract or Tracts concerned. Notwithstanding the foregoing, Unit Operator shall not make a sale into interstate commerce of any Working Interest Owner's share of gas production without first giving such Working Interest Owner sixty (60) days notice in such intended sale.

Any Working Interest Owner receiving in kind or separately disposing of all or any part of the Unitized Substances allocated to any Tract, or receiving the proceeds therefrom if the same is sold or purchased by Unit Operator, shall be responsible for the payment of all royalty, overriding royalty and production payments due thereon, and each such party shall hold each other Working Interest Owner harmless against all claims, demands and causes of action by owners of such royalty, overriding royalty and production payments.

If, after the Effective Date of this Agreement, there is any Tract of Tracts that are subsequently committed hereto, as provided in Section 4 (Expansion) hereof, or any tract or Tracts within the Unit Area not committed hereto as of the Effective date hereof but which are subsequently committed hereto under the provisions of Section 14 (Tracts Qualified for Participation) and Section 32 (Nonjoinder and Subsequent Joinder); or if any Tract is excluded from this Agreement as provided for in Section 21 (Loss of Title), the schedule of participation as shown in Exhibit "C" shall be revised by the Unit Operator; and the revised Exhibit "C", upon approval by the Land Commissioner and the A.O., shall govern the allocation of production on and after the effective date thereof until a revised schedule is approved as hereinabove provided.

- Nitrogen, obtained from formations not subject to this Agreement is introduced into the Unitized formation for use in repressuring, stimulating of production or increasing ultimate recovery which shall be in conformity with a Plan of Operation first approved by the Land Commissioner and the A.O., a like amount of gas with appropriate deduction for loss or depletion from any cause may be withdrawn from unit wells completed in the Unitized Formation royalty free as to dry gas, but not royalty free as to the products extracted therefrom; provided that such withdrawal shall be at such time as may be provided in the approved Plan of Operation or as otherwise may be consented to or prescribed by the Land Commissioner and the A.O. as conforming to good petroleum engineering practices and provided further that such right of withdrawal shall terminate on the termination date of this Agreement.
- 17. ROYALTY SETTLEMENT. The State of New Mexico and United States of America and all Royalty Owners who, under an existing contract, are entitled to take in kind a share of the substances produced from any Tract unitized hereunder, shall continue to be entitled to such right to take in kind their share of the Unitized Substances allocated to such Tract, and Unit Operator shall make deliveries of such Royalty share taken in kind in conformity with the applicable contracts, laws and regulations. Settlement for Royalty not taken in kind shall be

made by Working Interest Owners responsible therefor under existing contracts, laws and regulations on or before the last day of each month for Unitized Substances produced during the preceding calendar month; provided, however, that nothing herein contained shall operate to relieve the lessees of any land from their respective lease obligations for the payment of any Royalty due under the leases, except that such Royalty shall be computed on Unitized Substances as allocated to each Tract in accordance with the terms of this Agreement. With respect to Federal leases committed hereto on which the royalty rate depends upon the daily average production per well, such average production shall be determined in accordance with the operating regulations pertaining to Federal leases as though the committed Tracts were included in a single consolidated lease.

If the amount of production or the proceeds thereof accruing to any Royalty Owner (except the United States of America) in a Tract depends upon the average production per well or the average pipeline runs per well from such Tract during any period of time, then such production shall be determined from and after the effective date hereof by dividing the quantity of Unitized Substances allocated hereunder to such Tract during such period of time by the number of wells located thereon capable of producing Unitized Substances as of the Effective Date hereof, provided that any Tract not having any well so capable of producing Unitized Substances on the Effective Date hereof shall be considered as having one such well for the purpose of this provision.

All Royalty due the State of New Mexico and the United States of America and the other Royalty Owners hereunder shall be computed and paid on the basis of all Unitized Substances allocated to the respective Tract or Tracts committed hereto, in lieu of actual production from such Tract or Tracts.

With the exception of Federal and State requirements to the contrary, Working Interest Owners may use or consume Unitized Substances for Unit Operations and no Royalty, overriding royalty, production or other payments shall be payable on account of Unitized Substances used, lost, or consumed in Unit Operations.

Each Royalty Owner (other than the State of New Mexico and the United States of America) that executes this Agreement represents and warrants that it is the owner of a Royalty interest in a Tract or Tracts within the Unit Area as its interest appears in Exhibit "B" attached hereto. If any Royalty Interest in a Tract or Tracts should be lost by title failure or otherwise in whole or in part, during the term of this Agreement, then the Royalty Interest of the party representing himself to be the owner thereof shall be reduced proportionately and the interests of all parties shall be adjusted accordingly.

- 18. RENTAL SETTLEMENT. Rentals or minimum Royalties due on the leases committed hereto shall be paid by Working Interest Owners responsible therefor under existing contracts, laws and regulations provided that nothing herein contained shall operate to relieve the lessees of any land from their respective lease obligations for the payment of any rental or minimum Royalty in lieu thereof, due under their leases. Rental for lands of the State of New Mexico subject to this Agreement shall be paid at the rate specified in the respective leases from the State of New Mexico. Rental or minimum Royalty for lands of the United States of America subject to this Agreement shall be paid at the rate specified in the respective leases from the United States of America, unless such rental or minimum Royalty is waived, suspended or reduced by law or by approval of the Secretary or his duly authorized representative.
- 19. CONSERVATION. Operations hereunder and production of Unitized Substances shall be conducted to provide for the most economical and efficient recovery of said substances without waste, as defined by or pursuant to Federal and State laws and regulations.
- 20. DRAINAGE. The Unit Operator shall take all reasonable and prudent measures to prevent drainage of Unitized Substances from unitized land by wells on land not subject to this Agreement.

The Unit Operator, upon approval by the Working Interest Owners, the A.O. and the Land Commissioner, is hereby empowered to enter into a borderline agreement or agreements with working interest owners of adjoining lands not subject to this Agreement with respect to

operation in the border area for the maximum economic recovery, conservation purposes and proper protection of the parties and interest affected.

LOSS OF TITLE. In the event title to a Tract of unitized land shall fail and the true owner cannot be induced to join in this Agreement, such Tract shall be automatically regarded as not committed hereto, and there shall be such readjustment of future costs and benefits as may be required on account of the loss of such title. In the event of a dispute as to title to any Royalty, Working Interest, or other interests subject thereto, payment or delivery on account thereof may be withheld without liability for interest until the dispute is finally settled: provided, that, as to State or Federal lands or leases, no payments of funds due the United States or the State of New Mexico shall be withheld, but such funds shall be deposited as directed by the A.O. or Land Commissioner (as the case may be) to be held as unearned money pending final settlement of the title dispute, and then applied as earned or returned in accordance with such final settlement.

If the title or right of any party claiming the right to receive in kind all or any portion of the Unitized Substances allocated to a Tract is in dispute, Unit Operator at the direction of Working Interest Owners shall either:

require that the party to whom such Unitized Substances are delivered or to whom (a) the proceeds thereof are paid furnish security for the proper accounting therefor to the rightful owner if the title of such party fails in whole or in part, or

withhold and market the portion of Unitized Substances with respect to which title (b) or right is in dispute, and impound the proceeds thereof until such time as the title or right thereto is established by a final judgment of a court of competent jurisdiction or otherwise to the satisfaction of Working Interest Owners, whereupon the proceeds so impounded shall be paid to the party rightfully entitled thereto.

Each Working Interest Owner shall indemnify, hold harmless, and defend all other Working Interest Owners against any and all claims by any party against the interest attributed to such Working Interest Owner on Exhibit "B".

Unit Operator as such is relieved from any responsibility for any defect or failure of any title hereunder.

LEASES AND CONTRACTS CONFORMED AND EXTENDED. The terms. 22. conditions and provisions of all leases, subleases and other contracts relating to exploration. drilling, development or operation for oil or gas on lands committed to this Agreement are hereby expressly modified and amended to the extent necessary to make the same conform to the provisions hereof, but otherwise to remain in full force and effect, and the parties hereto hereby consent that the Secretary and the Land Commissioner, respectively, shall and by their approval hereof, or by the approval hereof by their duly authorized representatives, do hereby establish, alter, change or revoke the drilling, producing, rental, minimum Royalty and Royalty requirements of Federal and State leases committed hereto and the regulations in respect thereto to conform said requirements to the provisions of this Agreement.

Without limiting the generality of the foregoing, all leases, subleases and contracts are particularly modified in accordance with the following:

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The development and operation of lands subject to this Agreement under the terms (a) hereof shall be deemed full performance of all obligations for development and operation with respect to each Tract subject to this Agreement, regardless of whether there is any development of any Tract of the Unit Area, notwithstanding anything to the contrary in any lease, operating agreement or other contract by and between the parties hereto, or their respective predecessors in interest, or any of

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Drilling, producing or improved recovery operations performed hereunder shall be (b) deemed to be performed upon and for the benefit of each Tract, and no lease shall

- be deemed to expire by reason of failure to drill or produce wells situated on the land therein embraced.
- Suspension of drilling or producing operations within the Unit Area pursuant to direction or consent of the Land Commissioner and the A.O., or their duly authorized representatives, shall be deemed to constitute such suspension pursuant to such direction or consent as to each Tract within the Unitized Area.
- Each lease, sublease, or contract relating to the exploration, drilling, development, or operation for oil and gas which by its terms might expire prior to the termination of this Agreement, is hereby extended beyond any such term so provided therein, so that it shall be continued in full force and effect for and during the term of this Agreement.
- (e) Any lease embracing lands of the State of New Mexico which is made subject to this Agreement shall continue in force beyond the term provided therein as to the lands committed hereto until the termination hereof.
- Any lease embracing lands of the State of New Mexico having only a portion of its (f)land committed hereto shall be segregated as to that portion committed and that not committed, and the terms of such lease shall apply separately to such segregated portions commencing as of the Effective Date hereof. Provided, however, that notwithstanding any of the provisions of this Agreement to the contrary, such lease (including both segregated portions) shall continue in full force and effect beyond the term provided therein as to all lands embraced in such lease if oil or gas is, or has heretofore been discovered in paying quantities on some part of the lands embraced in such lease committed to this Agreement or, so long as a portion of the Unitized Substances produced from the Unit Area is, under the terms of this Agreement, allocated to the portion of the lands covered by such lease committed to this Agreement, or, at any time during the term hereof, as to any lease that is then valid and subsisting and upon which the lessee or the Unit Operator is then engaged in bona fide drilling, reworking, or improved recovery operations on any part of the lands embraced in such lease, then the same as to all lands embraced therein shall remain in full force and effect so long as such operations are diligently prosecuted, and if they result in the production of oil or gas, said lease shall continue in full force and effect as to all of the lands embraced therein, so long thereafter as oil or gas in paying quantities is being produced from any portion of said lands.
- (g) The segregation of any Federal lease committed to this Agreement is governed by the following provision in the fourth paragraph of Section 17(j) of the Mineral Leasing Act, as amended by the Act of September 2, 1960 (74 Stat. 781-784): "Any (Federal) lease heretofore or hereafter committed to any such (unit) plan embracing lands that are in part within and in part outside of the area covered by any such plan shall be segregated into separate leases as to the lands committed and the lands not committed as of the effective date of unitization; provided, however, that any such lease as to the nonunitized portion shall continue in force and effect for the term thereof by for not less than two (2) years from the date of such segregation and so long thereafter as oil or gas is produced in paying quantities."
- 23. COVENANTS RUN WITH LAND. The covenants herein shall be construed to be covenants running with the land with respect to the interest of the parties hereto and their successors in interest until this Agreement terminates, and any grant, transfer or conveyance of interest in land or leases subject hereto shall be and hereby is conditioned upon the assumption of all privileges and obligations hereunder by the grantee, transferee or other successor in interest. No assignment or transfer of any Working Interest subject hereto shall be binding upon Unit Operator until the first day of the calendar month after Unit Operator is furnished with the original, or acceptable photostatic or certified copy, of the recorded instrument or transfer; and no assignment or transfer of any Royalty Interest subject hereto shall be binding upon the Working Interest Owner responsible therefor until the first day of the calendar month after said

 Working Interest Owner is furnished with the original, or acceptable photostatic or certified copy, of the recorded instrument or transfer.

24. EFFECTIVE DATE AND TERM. This Agreement shall be binding upon each party who executes or ratifies it as of the date of execution or ratification by such party and shall become effective on the first day of the calendar month next following the approval of this Agreement by the A.O., the Land Commissioner and the Commission.

If this Agreement does not become effective on or before September 1, 1993, it shall ipso facto expire on said date (hereinafter called "Expiration Date") and thereafter be of no further force or effect, unless prior thereto this Agreement has been executed or ratified by Working Interest Owners owning a combined Participation of at least seventy-five percent (75%); and at least seventy-five percent (75%) of such Working Interest Owners committed to this Agreement have decided to extend Expiration Date for a period not to exceed one (1) year (hereinafter called "Extended Expiration Date"). If Expiration Date is so extended and this Agreement does not become effective on or before Extended Expiration Date, it shall ipso facto expire on Extended Expiration Date and thereafter be of no further force and effect.

Unit Operator shall file for record within thirty (30) days after the Effective date of this Agreement, in the office of the County Clerk of Lea County, New Mexico, where a counterpart of this Agreement is recorded, a certificate to the effect that this Agreement has become effective in accordance with its terms, therein identifying the Division's order approving statutory unitization and stating the effective date.

The terms of this Agreement shall be for and during the time that Unitized Substances are produced from the unitized land and so long thereafter as drilling, reworking or other operations (including improved recovery operations) are prosecuted thereon without cessation of more than ninety (90) consecutive days unless sooner terminated as herein provided.

This Agreement may be terminated with the approval of the Land Commissioner and the A.O. by Working Interest Owners owning eighty percent (80%) of the unit Participation then in effect whenever such Working Interest Owners determine that Unit Operations are no longer profitable, or in the interest of conservation. Upon approval, such termination shall be effective as of the first day of the month after said Working Interest Owners' determination. Notice of any such termination shall be filed by Unit Operator in the office of the County Clerk of Lea County, New Mexico, within thirty (30) days of the effective date of termination.

Upon termination of this Agreement, the parties hereto shall be governed by the terms and provisions of the leases and contracts affecting the separate Tracts just as if this Agreement had never been entered into.

Notwithstanding any other provision in the leases unitized under this Agreement, Royalty Owners hereby grant Working Interest Owners a period of six (6) months after termination of this Agreement in which to salvage, sell, distribute or otherwise dispose of the personal property and facilities used in connection with Unit Operations.

25. RATE OF PROSPECTING, DEVELOPMENT AND PRODUCTION. All production and the disposal thereof shall be in conformity with allocation and quotas made or fixed by any duly authorized person or regulatory body under any Federal or State statute. The A.O. is hereby vested with authority to alter or modify from time to time, in his or her discretion, the rate of prospecting and development and within the limits made or fixed by the Division to alter or modify the quantity and rate of production under this Agreement, such authority being hereby limited to alteration or modification in the public interest, the purpose thereof and the public interest to be served thereby to be stated in the order of alteration or modification; provided, further, that no such alteration or modification shall be effective as to any land of the State of New Mexico as to the rate of prospecting and development in the absence of the specific written approval thereof by the Land Commissioner and as to any lands in the State of New Mexico or privately-owned lands subject to this Agreement or to the quantity and rate of production from such lands in the absence of specific written approval thereof by the Division.

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Powers in this Section vested in the A.O. shall only be exercised after notice to Unit Operator and opportunity for hearing to be held not less than fifteen (15) days from notice, and thereafter subject to administrative appeal before becoming final.

- 26. NONDISCRIMINATION. Unit Operator in connection with the performance of work under this Agreement relating to leases of the United States, agrees to comply with all of the provisions of Section 202(1) to (7) inclusive of Executive Order 11246, (30 F.R. 12319), which are hereby incorporated by reference in this Agreement.
- 27. APPEARANCES. Unit Operator shall have the right, in the absence of the designation of a different representative by the working interest owners, to appear for or on behalf of any interests affected hereby before the Land Commissioner, the Department, and the Division, and to appeal from any order issued under the rules and regulations of the Land Commissioner, the Department or the Division, or to apply for relief from any of said rules and regulations or in any proceedings relative to operations before the Land Commissioner, the Department or the Division or any other legally constituted authority; provided, however, that any other interested party shall also have the right at its own expense to be heard in any such proceeding.
- 28. NOTICES. All notices, demands, objections or statements required hereunder to be given or rendered to the parties hereto shall be deemed fully given if made in writing and personally delivered to the party or parties or sent by postpaid certified or registered mail, addressed to such party or parties at their last known address set forth in connection with the signatures hereto or to the ratification or consent hereof or to such other address as any such party or parties may have furnished in writing to the party sending the notice, demand or statement.
- 29. NO WAIVER OF CERTAIN RIGHTS. Nothing in this Agreement contained shall be construed as a waiver by any party hereto of the right to assert any legal or constitutional right or defense as to the validity or invalidity of any law of the State wherein said Unitized Lands are located, or regulations issued thereunder in any way affecting such party, or as a waiver by any such party of any right beyond his or its authority to waive; provided, however, each party hereto covenants that it will not resort to any action to partition the Unitized Land or the Unit Equipment.
- 30. EQUIPMENT AND FACILITIES NOT FIXTURES ATTACHED TO REALTY. Each Working Interest Owner has heretofore placed and used on its Tract or Tracts committed to this Agreement various well and lease equipment and other property, equipment and facilities. It is also recognized that additional equipment and facilities may hereafter be placed and used upon the Unitized Land as now or hereafter constituted. Therefore, for all purposes of this Agreement, any such equipment shall be considered to be personal property and not fixtures attached to realty. Accordingly, said well and lease equipment and personal property is hereby severed from the mineral estates affected by this Agreement, and it is agreed that any such equipment and personal property shall be and remain personal property of the Working Interest Owners for all purposes.
- 31. UNAVOIDABLE DELAY. All obligations under this Agreement requiring the Unit Operator to commence or continue improved recovery operations or to operate on or produce Unitized Substances from any of the lands covered by this Agreement shall be suspended while, but only so long as, the Unit Operator, despite the exercise of due care and diligence, is prevented from complying with such obligations, in whole or in party, by strikes, acts of God, Federal, State or municipal law or agency, unavoidable accident, uncontrollable delays in transportation, inability to obtain necessary materials or equipment in open market, or other matters beyond the reasonable control of the Unit Operator whether similar to matters herein enumerated or not.
- 32. NONJOINDER AND SUBSEQUENT JOINDER. Joinder by any Royalty Owner, at any time, must be accompanied by appropriate joinder of the corresponding Working Interest Owner in order for the interest of such Royalty Owner to be regarded as effectively committed. Joinder to this Agreement by a Working Interest Owner, at any time, must be

VRP:ckc -17- Unit Agreement 9/1/92 South Justis Unit

 accompanied by appropriate joinder to the Unit Operating Agreement in order for such interest to be regarded as effectively committed to this Agreement.

Any oil or gas interest in the Unitized Formations not committed hereto prior to submission of this Agreement to the Land Commissioner and the A.O. for final approval may thereafter by committed hereto upon compliance with the applicable provisions of this Section and of Section 14 (Tracts Qualified for Participation) hereof, at any time up to the Effective Date hereof on the same basis of Tract Participation as provided in Section 13, by the owner or owners thereof subscribing, ratifying, or consenting in writing to this Agreement and, if the interest is a Working Interest, by the owner of such interest subscribing also to the Unit Operating Agreement.

It is understood and agreed, however, that from and after the Effective Date hereof the right of subsequent joinder as provided in this Section shall be subject to such requirements or approvals and on such basis as may be agreed upon by Working Interest Owners owning not less than seventy-five percent (75%) of the Unit Participation then in effect, and approved by the Land Commissioner and A.O. Such subsequent joinder by a proposed Working Interest Owner must be evidenced by his execution or ratification of this Agreement and the Unit Operating Agreement and, where State or Federal land is involved, such joinder must be approved by the Land Commissioner or A.O. Such joinder by a proposed Royalty Owner must be evidenced by his execution, ratification or consent of this Agreement and must be consented to in writing by the Working Interest Owner responsible for the payment of any benefits that may accrue hereunder in behalf of such proposed Royalty Owner. Except as may be otherwise herein provided, subsequent joinder to this Agreement shall be effective as of the first day of the month following the filing with the Land Commissioner and A.O. of duly executed counterparts of any and all documents necessary to establish effective commitment of any Tract or interest to this Agreement, unless objection to such joinder by the Land Commissioner or the A.O., is duly made sixty (60) days after such filing.

- 33. COUNTERPARTS. This Agreement may be executed in any number of counterparts, no one of which needs to be executed by all parties and may be ratified or consented to by separate instrument in writing, specifically referring hereto, and shall be binding upon all those parties who have executed such a counterpart, ratification or consent hereto with the same force and effect as if all parties had signed the same document, and regardless of whether or not it is executed by all other parties owning or claiming an interest in the land within the described Unit Area. Furthermore, this Agreement shall extend to and be binding on the parties hereto, their successors, heirs and assigns.
- 34. JOINDER IN DUAL CAPACITY. Execution as herein provided by any party as either a Working Interest Owner or a Royalty Owner shall commit all interests owned or controlled by such party; provided, that if the party is the owner of a Working Interest, he must also execute the Unit Operating Agreement.
  - 35. TAXES. Each party hereto shall, for its own account, render and pay its share of any taxes levied against or measured by the amount or value of the Unitized Substances produced from the unitized land; provided, however, that if it is required or if it be determined that the Unit Operator or the several Working Interest Owners must pay or advance said taxes for the account of the parties hereto, it is hereby expressly agreed that the parties so paying or advancing said taxes shall be reimbursed therefor by the parties hereto, including Royalty Owners, who may be responsible for the taxes on their respective allocated share of said Unitized Substances. No taxes shall be charged to the United States or to the State of New Mexico, nor to any lessor who has a contract with a lessee which requires his lessee to pay such taxes.
  - 36. NO PARTNERSHIP. The duties, obligations and liabilities of the parties hereto are intended to be several and not joint or collective. This Agreement is not intended to create, and shall not be construed to create, an association or trust, or to impose a partnership duty, obligation or liability with regard to any one or more of the parties hereto. Each party hereto shall be individually responsible for its own obligation as herein provided.

- 37. PRODUCTION AS OF THE EFFECTIVE DATE. Unit Operator shall make a proper and timely gauge of all leases and other tanks within the Unit Area in order to ascertain the amount of merchantable oil above the pipeline connection, in such tanks as of 7:00 a.m. on the Effective Date hereof. All such oil which has then been produced in accordance with established allowables shall be and remain the property of the Working Interest Owner entitled thereto, the same as if the unit had not been formed; and the responsible Working Interest Owner shall promptly remove said oil from the Unitized Land. Any such oil not so removed shall be sold by Unit Operator for the account of such Working Interest Owners, subject to the payment of all Royalty to Royalty Owners under the terms hereof. The oil that is in excess of the prior allowable of the wells from which it was produced shall be regarded as Unitized Substances produced after Effective Date hereof.
- If, as of the Effective Date hereof, any Tract is over-produced with respect to the allowable of the wells on that Tract and the amount of over-production has been sold or otherwise disposed of, such over-production shall be regarded as a part of the Unitized Substances produced after the Effective Date hereof and shall be charged to such Tract as having been delivered to the parties entitled to Unitized Substances allocated to such Tract.
- 38. NO SHARING OF MARKET. This Agreement is not intended to provide and shall not be construed to provide, directly or indirectly, for any cooperative refining, joint sale or marketing of Unitized Substances.
- 39. STATUTORY UNITIZATION. If and when Working Interest Owners owning at least seventy-five percent (75%) Unit Participation and Royalty Owners owning at least seventy-five percent (75%) Royalty interest have become parties to this Agreement or have approved this Agreement in writing and such Working Interest Owners have also become parties to the Unit Operating Agreement, Unit Operator may make application to the Division for statutory unitization of the uncommitted interests pursuant to the Statutory Unitization Act (Chapter 65, Article 14, N.M.S. 1953 Annotated). If such application is made and statutory unitization is approved by the Division, then effective as of the date of the Division's order approving statutory unitization, this Agreement and/or the Unit Operating Agreement shall automatically be revised and/or amended in accordance with the following:
  - (1) Section 14 of this Agreement shall be revised by substituting for the entire said section the following:
    - "14. TRACTS QUALIFIED FOR PARTICIPATION. On or after the Effective Date hereof, all Tracts within the Unit Area shall be entitled to participation in the production of Unitized Substances."
  - (2) Section 24 of this Agreement shall be revised by substituting for the first three (3) paragraphs of said section the following:
    - "24. EFFECTIVE DATE AND TERM. This Agreement shall become effective on the first day of the calendar month next following the effective date of the Division's order approving statutory unitization upon the terms and conditions of this Agreement, as amended (if any amendment is necessary) to conform to the Division's order; approval of this Agreement, as so amended, by the Land Commissioner, and the A.O. and the filing by Unit Operator of this Agreement or notice thereof for record in the office of the County Clerk of Lea County, New Mexico. Unit Operator shall not file this Agreement or notice thereof for record, and hence this Agreement shall not become effective, unless within ninety (90) days after the date all other prerequisites for effectiveness of this Agreement have been satisfied, such filing is approved by Working Interest Owners owning a combined Unit Participation of at least sixty-five percent (65%) as to all Tracts within the Unit Area.

"Unit Operator shall, within thirty (30) days after the Effective Date of this Agreement, file for record in the office of the County Clerk of Lea County, New Mexico, a certificate to the effect that this Agreement has become effective in

accordance with its terms, therein identifying the Division's order approving statutory unitization and stating the Effective Date."

(3) This Agreement and/or the Unit Operating Agreement shall be amended in any and all respects necessary to conform to the Division's order approving statutory unitization.

Any and all amendments of this Agreement and/or the Unit Operating Agreement that are necessary to conform said agreements to the Division's order approving statutory unitization shall be deemed to be hereby approved in writing by the parties hereto without any necessity for further approval by said parties, except as follows:

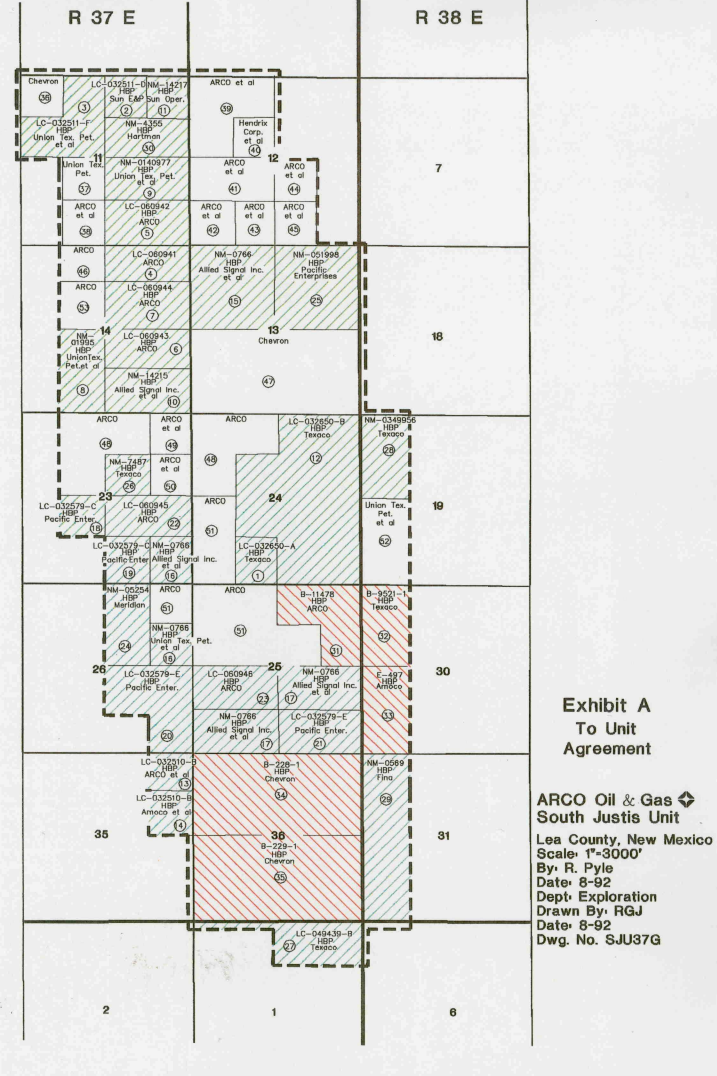
- (a) If any amendment of this Agreement has the effect of reducing any Royalty Owner's participation in the production of Unitized Substances, such Royalty Owner shall not be deemed to have hereby approved the amended agreement without the necessity of further approval in writing by said Royalty owner; and
- (b) If any amendment of this Agreement and/or the Unit Operating Agreement has the effect of reducing any Working Interest Owner's participation in the production of Unitized Substances or increasing such Working Interest Owner's share of Unit Expense, such Working Interest Owner shall not be deemed to have hereby approved the amended agreements without the necessity of further approval in writing by said Working Interest Owner.

Executed as of the day and year first above written.

| Date: | By:              |
|-------|------------------|
|       | T. L. Holland    |
|       | Attorney-in-Fact |

ATLANTIC RICHFIELD COMPANY

| STATE O      | F TEXAS    |    | §<br>§                                      |       |         |         |       |             |             |
|--------------|------------|----|---|-------|---------|---------|-------|-------------|-------------|
| COUNTY       | OF MIDLAN  | ID | §   |       |         |         |       |             |             |
| This RICHFIE | instrument |    | acknowiedg<br>92, by T. L.<br>Delaware corp | HOLLA | ttorney |         |       | day<br>TLAN | of<br>TIC   |
|              |            |    |   | -     |         |         |       |             |             |
|              |            |    |   |       | <br>(1  | Print N | Name) |             | <del></del> |



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25

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T

26

S

1500' 3000'

|      |               |     |          | Acreage      | Percentage |
|------|---------------|-----|----------|--------------|------------|
| L    | egend         |     | Patented | 1,640.0      | 30.60      |
|      | Unit Boundary | 777 | Federal  | 2,800.0      | 52.24      |
| (51) | Tract Number  |     | State    | 920.0        | 17.16      |
| Sc   | ale           |     | Т        | otal 5,360.0 | 100.00     |
|      |               |     |          |              |            |

"8" TIBIHX3

| 5   | -   | u  | 2  | _   |               | <b>8</b> .                             |
|---|---|--|--|---|---------------|--|
| S/2 SE/4 Section 11,<br>I-25-S, R-37-E,<br>Lea County, New Mexico   | N/2 NE/4 Section 14,<br>I-25-S, R-37-E,<br>Lea County, New Mexico                   | SW/4 NW/4, E/2 NW/4<br>Section 11, T-25-S, R-37-E,<br>Lea County, New Mexico | NW/4 NE/4 Section 11,<br>T-25-S, R-37-E,<br>Lea County, New Mexico | SE/4 SW/4 Section 24,<br>T-25-S, R-37-E,<br>Lea County, New Mexico      |               | Description of Land                    |
| 80  | 80  | 120  | 40   | 40  |               | Acres                                  |
| LC-060942<br>11/1/35<br>HBP   | LC-060941<br>11/1/35<br>HBP   | LC032511-F<br>11/1/35<br>НВР   | LC032511-D<br>11/1/35<br>HBP                                       | LC-032650-A<br>7/20/35<br>HBP   |               | Serial No. &<br>Eff. Date              |
| United States — Bureau<br>of Land Management  | United States - Bureau<br>of Land Management  | United States — Bureau<br>of Land Management                                 | United States - Bureau<br>of Land Management                       | LC-032650-A United States - Bureau<br>7/20/35 of Land Management<br>HBP |               | Basic Royatty Owner<br>Percentage      |
| Sliding Scale   | Sliding Scale   | Sliding Scale  | Sliding Scale  | Schedule "B"  |               | Owner                                  |
| ARCO<br>Union Texas Pet. Corp.<br>Texas Pacífic Oil Co.   | Hondo Oil & Gas Co.   | Union Texas Pet. Corp.<br>Sun Expl. & Prod. Co.                              | Sun Expl. & Prod. Co.<br>Lowell S. Dunn, Sr.                       | Texaco Expl. & Prod., Inc.  | FEDERAL LANDS | Lessee of Record<br>Percentage         |
| 50.00000%<br>31.25000%<br>18.75000%   | 100.0000%   | 83.33300%<br>16.66700%   | 58.33400%<br>41.66600%   | 100.0000%   | LANDS         | e ad                                   |
| The Aurand Company Miriam B. Johnson, General Partner of the Miriam B. Johnson Partnership Amoco Production Co. Alice N. Robertson William E. Thomas II | The Aurand Company<br>Miriam B. Johnson<br>Alice Robertson<br>William E. Thomas, II | Ernest E. Richelieu, Trustee<br>Interfirst Bank of Ft. Worth                 | Ernest E. Richelieu, Trustee<br>Interfirst Bank of Ft. Worth       |   |               | Overriding Royally Owner<br>Percentage |
| 0.390625%<br>0.390625%<br>4.687500%<br>0.390625%<br>0.195300%   | 0.390600%<br>0.390600%<br>0.390600%   | 1.562500%  | 1.562500%  |   | •             | Owner                                  |
| ARCO<br>Caspen Oil, Inc.  | ARCO  | Meridian Oil Production, Inc.  | ARCO   | Техасо  |               | Working Interest Owner Percentage      |
| 81.250000%<br>18.750000%  | 100%  | 100%   | 100 <b>%</b>   | 100%  |               | st Owner                               |

..8. ushtx3

#### EXHIBIT "B"

| <b>₹</b> ₹                             | 10   | =  | 12   | 13   |
|--|--|--|--|--|
| Description of Land                    | S/2 SE/4 Section 14.<br>T-25-S, R-37-E,<br>Lea County, New Mexico  | NE/4 NE/4 Section 11,<br>T-25-S, R-37-E,<br>Lea County, New Mexico | E/2, SE/4 NW/4, NE/4 SW/4<br>Section 24, T-25-5, R-37-E,<br>Lea Counly, New Mexico | NE/4 NE/4 Section 35, I-25-S, R-37-E. Lea County, New Mexico, between the subsurface depths of 3,500 feet and 6,025 feet |
| Acres                                  | 80   | <b>+</b> 0   | 400  | 40   |
| Serial No. &<br>Eff. Date              | NM-14215<br>11/1/35<br>HBP   | NM-14217<br>11/1/35<br>HBP   | LC-032650-B<br>4/24/36<br>HBP  | С-032510-В<br>7/29/37<br>НВР   |
| Basic Royalty Owner<br>Percentage      | United States – Bureau<br>of Land Management   | United States - Bureau<br>of Land Management                       | LC-032650-B United States - Bureau<br>4/24/36 of Land Management<br>HBP            | LC-032510-B United States - Bureau<br>7/29/37 of Land Management<br>HBP  |
| Owner                                  | Sliding Scale  | Sliding Scale  | Sliding Scole  | Sliding Scole  |
| Lessee of Record<br>Percentage         | Allied Signal, Inc.<br>Sun Expl. & Prod. Co.   | Sun Operating Limited<br>Partnership<br>Union Texas Pet. Corp.     | Texaco Expl. & Prod. , Inc.  | ARCO<br>Amoco Production Co.   |
| e d                                    | 83.3333%<br>16.66667%  | 58.3333%<br>41.66667%  | 100.0000%  | 50.00000%<br>50.00000%   |
| Overriding Royalty Owner<br>Percentage | J. Steve Anderson III Thomas W. Anderson Carla L. Austin Betty Lou Linehan Barbara Jean Ratliff Alice N. Robertson William E. Thomas II The Aurand Company Miriam B. Johnson Partnership | Ernest E. Richelieu, Trustee<br>Interfirst Bank of Ft. Worth       |  | The Aurand Company<br>Amoco Production Co.<br>Miriam B. Johnson<br>Alice B. Robertson<br>William E. Thomas, II           |
| Owner                                  | 0.455730%<br>0.455730%<br>0.455730%<br>1.367190%<br>1.367190%<br>0.390630%<br>0.390630%<br>0.390620%   | 1.562500%  |  | 0.390600%<br>3.437600%<br>0.390600%<br>0.390600%<br>0.390600%  |
| Working Interest Owner<br>Percentage   | Meridian Oil Production, Inc.<br>Caspen Oil, Inc.  | ARCO   | Texaco   | ARCO   |
| Dwner                                  | 83.33%<br>16.67%   | 100%   | 100%   | 100.00%  |

..8.. 1181HX3

| ⋛≓                                     | 7   | 15  | 16  | 17  |
|--|---|---|---|---|
| Description of Land                    | SE/4 NE/4 Section 35,<br>T-25-S, R-37-E,<br>Lea County, New Mexico  | NW/4 Section 13, T-25-S, R-37-E, Lea County, New Mexico, between the subsurface depths of 4,000 feet and 6,100 feet           | SE/4 SE/4, Section 23<br>SE/4 NE/4, Section 26,<br>T-25-S, R-37-E,<br>Lea County, New Mexico                | S/2 SW/4, N/2 SE/4<br>Section 25, T-25-S, R-37-E,<br>Lea County, New Mexico                     |
| Acres                                  | 40  | 160   | 80  | 160   |
| Serial No. &<br>Eff. Date              | IC-032510-В<br>7/29/37<br>нвр   | NM-0766<br>11/8/37<br>HBP   | NM-0766<br>11/8/37<br>HBP   | NM-0766<br>11/8/37<br>HBP   |
| Basic Royalty Owner<br>Percentage      | LC-032510-B United States - Bureau<br>7/29/37 of Land Management<br>HBP   | United States - Bureau<br>of Land Management  | United Stales - Bureau<br>of Land Management  | United States - Bureau<br>of Land Management  |
| Owner                                  | Sliding Scale   | Sliding Scale   | Sliding Scale   | Sliding Scale   |
| Lessee of Record<br>Percentage         | Amoco Production Co.<br>Allied Signal Inc.<br>Sun Operating Ltd.<br>Partnership   | Allied Signat Inc.<br>Sun Operating Limited<br>Partnership  | Allied Signal Inc.<br>Sun Expl. & Prod. Co.   | Allied Signal Inc.<br>Sun Expl. & Prod. Co.   |
| ord<br>De                              | 50.00000%<br>41.66670%<br>08.33330%   | 83.3333%<br>16.66667%   | 83.3333%<br>16.66667%   | 83.3333%<br>16.66667%   |
| Overriding Royalty Owner<br>Percentage | J. Steve Anderson III Carla Louise Austin Thomas W. Anderson Barbara Jeanne Ratliff Betty Lou Linehan William E. Thomas Alice N. Robertson The Aurand Company Mariam B. Johnson Partnership | J. Steve Anderson III<br>Thomas W. Anderson<br>Carla L. Austin<br>Jack Linehan & Betty Lou<br>Linehan<br>Barbara Jean Ratliff | J. Steve Anderson III<br>Thomas W. Anderson<br>Carla L. Austin<br>Betty Lou Linehan<br>Barbara Jean Ratliff | J. Steve Anderson III Thomas W. Anderson Carla L. Austin Betty Lou Linehan Barbara Jean Ratliff |
| Owner                                  | 0.227860%<br>0.227870%<br>0.227860%<br>0.683590%<br>0.683590%<br>0.390630%<br>0.390630%<br>0.390620%  | 0.455730%<br>0.455730%<br>0.455730%<br>1.367190%  | 0.455730%<br>0.455730%<br>0.455730%<br>1.367190%<br>1.367190%   | 0.455730%<br>0.455730%<br>0.455730%<br>1.367190%<br>1.367190%                                   |
| Working Interest Owne<br>Percentage    | Meridian Oil Production, Inc.<br>Caspen Oil, Inc.   | Meridian Oil Production, Inc.   | Meridian Oil Production, Inc.<br>Headington Minerals, Inc.  | Meridian Oil Production, Inc.<br>Headington Minerals, Inc.                                      |
| Owner                                  | 91.666670%<br>8.333000%   | 100%  | 83.33%<br>16.67%  | 83.33%<br>16.67%  |

..8.. JIBIHX3

| 21  | 20   |  |   |   |  |   |                              | 19  |                        | <b>18</b>   | No.                                    |
|---|--|--|---|---|--|---|------------------------------|---|------------------------|---|--|
| S/2 SE/4 Section 25,<br>T-25-S, R-37-E,<br>Lea County, New Mexico       | NW/4 SE/4, E/2 SE/4<br>Section 26, T-25-S, R-37-E,<br>Lea County, New Mexico |  |   |   |  |   | 4,898 feet to 7,212 feet     | SW/4 SE/4 Section 23,<br>I-25-S, R-37-E,                      | Lea County, New Mexico | NE/4 SW/4 Section 23,<br>T-25-S. R-37-f.                      | Description of Land                    |
| 80  | 120  |  |   |   |  |   |                              | <b>*</b> 0  |                        | <b>*</b>  | Acres                                  |
| LC-032579-I<br>12/8/37<br>нвР   | LC-032579- <br>12/8/37<br>HBP  |  |   |   |  |   | 푳                            | LC-032579-  | НВР                    | LC-032579-  | Seriol No. &<br>Eff. Date              |
| LC-032579-E United States - Bureau<br>12/8/37 of Land Management<br>HBP | LC-032579-E United States - Bureau<br>12/8/37 of Land Management<br>HBP      |  |   |   |  |   |                              | LC-032579-C United States - Bureou 12/8/37 of Land Management |                        | LC-032579-C United States - Bureau 12/8/37 of Land Management | Basic Royalty Owner<br>Percentage      |
| Sliding Scale   | Siding Scale   |  |   |   |  |   |                              | Sliding Scale   |                        | Slidina Scale   | Owner                                  |
| Pacific Enterprises<br>Oil Company                                      | Pacific Enterprises<br>Oil Company   |  |   |   |  |   |                              | Pacific Enterprises Oil Company                               |                        | Pacific Enterprises Oil Company                               | Lessee of Record<br>Percentage         |
| 100.0000%   | 100.0000%  |  |   |   |  |   |                              | 100.0000%   |                        | 100.0000%   | ecord<br>lage                          |
| Pacífic Enterprises Oil Co.<br>Marathon                                 | Pacific Enterprises Oil Co.<br>Marathon                                      |  |   |   |  |   |                              | Pacific Enterprises Oil Co.<br>Marathon                       |                        | Pacific Enterprises Oil Co.<br>Marathon                       | Overriding Royalty Owner<br>Percentage |
| 2.667504%<br>1.143216%  | 2.667504%<br>1.143216%   |  |   |   |  |   |                              | 2.851852 <b>%</b><br>1.222223 <b>%</b>                        |                        | 3.992852%<br>1.577773%  | y Owner<br>e                           |
| ARCO  | ARCO   | New York Life Oil & Gas Production Partnership II—F New York Life Oil & Gas Production Partnership III—B | New York Life Oil & Gas Prod. Production Partnership II—E | New York Life Oil & Gas Production Partnership II-G | American Production Partnership VII Ltd. | American Exploration Acquisition VI Corp. | American Exploration Company | American Production Partnership VI Ltd.                       | Marathon               | American Exploration Co. Company                              | Working Interest<br>Percentage         |
| 100.000000%   | 100.000000%  | 4.676366%<br>3.117194%   | 9.983413%   | 11.345223%  | 4.548503%                                | 12.426200%                                | 1.819401%                    | 52.083700%  | 30.00%                 | 70.00%  | st Owner<br>e                          |

#### .8. 1191HX3

| 24  | 23  | 22   | No. Tr                                 |
|---|---|--|--|
| W/2 NE/4 Section 26,<br>T-25-S, R-37-E,<br>Lea County, New Mexico | N/2 SW/4 Section 25,<br>T-25-S, R-37-E,<br>Lea County, New Mexico | N/2 SE/4 Section 23,<br>T-25-S, R-37-E,<br>Lea County, New Mexico  | Description of Land                    |
| 80  | 80  | 80   | Acres                                  |
| NM-05254<br>12/8/37<br>HBP  | LC-060946<br>12/8/37<br>HBP                                       | LC-060945<br>12/8/37<br>НВР  | Seriol No. &<br>Eff. Date              |
| United States - Bureau<br>of Land Management                      | United States - Bureau<br>of Land Management                      | United States - Bureau<br>of Land Management   | Basic Royalty Owner<br>Percentage      |
| Sliding Scale   | Sliding Scale   | Schedule "B"   | Owner                                  |
| Meridian Oil<br>Inc.  | ARCO  | ARCO   |  |
| )il Production  |   |  | Lessee of Record<br>Percentage         |
| 100.0000%   | 100.0000%   | 100.0000%  |  |
|   |   | Diane Rene Stewart Board of Trustees of the Leland Stanford Junior University Saletha Isaacson Reuel A. Young Nancy Chandler Cathie F. Simonieg Pacific Enterprises Oil Co. Pacific Enterprises Oil Co. J. Ruel Armstrong L. E. Armstrong L. E. Armstrong Jaan Bowen Harmer Joan Bowen Harmer Joan Bowen Harmer Pauson Oil Company Panson Oil Company Anna May Rasmussen Anna May Rasmussen Anna May Rasmussen | Overriding Royalty Owner<br>Percentage |
|   |   | 0.171400% 0.116100% 0.113600% 0.113601% 0.113601% 0.113601% 0.116100% 2.766260% 0.085540% 0.340800% 0.500000% 0.500000% 0.50000% 0.500000% 0.500000% 0.500000% 0.500000% 0.500000% 0.500000% 0.500000% 0.500000% 0.500000% 0.500000% 0.500000% 0.500000% 0.500000%   | Owner                                  |
| ARCO<br>Meridian Oil Production, Inc.<br>Lorry A. Nermyr          | ARCO  | ARCO   | Working Interest Ow<br>Percentage      |
| 50.000000%<br>49.218750%<br>0.781250%                             | 100%  | 100%   | st Owner<br>ge                         |

EXHIBIT "B"

| 28   | 27   | 26   | 25  | 8.7                                 |
|--|--|--|---|-------------------------------------|
| W/2 NW/4 Section 19, T-25-S, R-38-E, Lea County, New Mexico Insofar as the Blinbry Formation only  | N/2 NE/4 Section 1,<br>T-26-S, R-37-E,<br>Lea County, New Mexico                     | SW/4 NE/4 Section 23,<br>T-25-S, R-37-E,<br>Lea County, New Mexico | NE/4 Section 13,<br>T-25-S, R-37-E,<br>Lea County, New Mexico | Description of Land                 |
| on 80  | 80   | 40   | 160   | Acres                               |
| NM-0349956<br>6/1/47<br>HBP  | LC-049439-E<br>10/3/38<br>HBP  | NM-7487<br>2/1/88<br>(renewol)                                     | NM-051998<br>12/8/37<br>HBP                                   | Serial No. &<br>Eff. Date           |
| NM-0349956 United States - Bureau<br>6/1/47 of Land Management<br>HBP  | LC-049439-B United States - Bureau<br>10/3/38 of Land Management<br>HBP              | United States — Bureau<br>of Land Management                       | United States - Bureau<br>of Land Management                  | Basic Royalty Owner Percentage      |
| 12.500000%   | Sliding Scale  | 12.500000%   | Sliding Scale   | Owner                               |
| Texaco Expl. & Prod. Inc.  | Texaco Expl. & Prod. Inc.  | Texaco USA   | Pacific Enterprises<br>Oil Company                            | Lessee of Record<br>Percentage      |
| 100.0000%  | 100.0000%  | 100.0000%  | 100.0000%   | e a                                 |
| John M. Loffland, Jr. T. A. Pedley, Jr. c/o Thomas J. Hayes Effie E. Valintine c/o United California Bank First Interstate Bank of Denver NA. Account No. 120003306 James N. Coll Charles H. Coll Max W. Coll II Jon F. Coll RepublicBank Dallas NA Trustee U/W/O Selma E. Andrews, Trust #5188 Franz R. Lupton, Jr. | Ronald K. Deford<br>George D. & Edtih G. Riggs<br>Living Trust<br>Wills Royalty Inc. | Martha Johns Densmore<br>Nancy Johns Dent<br>Grace B. Bockman      |   | Overriding Royalty Owner Percentage |
| 0.125000% 0.015630% 0.007810% 0.214840% 0.014650% 0.014650% 0.014650% 0.014650% 0.014650%  | 0.625000%<br>0.625000%<br>0.625000%  | 2.500000%<br>2.500000%<br>2.500000%                                |   | Owner                               |
| Texaco   | Texaco   | Texaco   | Pacific Enterprises<br>Oil Company<br>Marathon                | Working Interest<br>Percentage      |
| 100%   | 100%   | 100%   | 70%<br>30%  | est Owner                           |

| 28A <b>W/</b><br>I<br>Lee<br>Ins  |  | No.                                    |
|---|--|--|
| W/2 NW/4 Section 19,<br>I-25-S, R-38-E,<br>Lea County, New Mexico<br>Insofar as the Tubb/Drinkard<br>formation only   |  | Description of Land                    |
| 80  |  | Acres                                  |
| NM-0349956<br>6/1/47<br>HBP   |  | Serial No. &<br>Eff. Date              |
| 56 United States - Bureau<br>of Land Management   |  | & Basic Royalty Owner Percentage       |
| 12.500000%  |  | )wner                                  |
| Τεχαςο Ε  |  |  |
| Texaco Expl. & Prod. Inc.   |  | Lessee of Record<br>Percentage         |
| 100.0000%   |  | ā                                      |
| John M. Loffland, Jr. T. A. Pedley, Jr. c/o Thomas J. Hayes Effie E. Valintine c/o United California Bank First Interstate Bank of Denver NA, Account No. 120003306 First Interstate Bank Denver Trustee of the Estate of Charles T. Lupton | c/o Lupron Enterprises Inc. Julie Ann Lupton c/o World Savings & Loan Bradshaw Babb Lupton Charles T. Lupton, Jr. c/o Bank of America, Arroyo Grande Branch Lawrence L. Pedley John C. Pedley John C. Pedley John C. Pedley Marth L Schneidewind Braille Institute of America c/o Republic National Bank Dallas, Agency #631-00 Patricia Penrose Schieffer Successor Trustee U/W/O Neville G. Penrose c/o J. Thomas Schieffer Lucy O. Ross | Overriding Royalty Owner<br>Percentage |
| 0.125000%<br>0.015630%<br>0.007810%<br>0.214840%  | 0.007810% 0.007810% 0.015620% 0.015630% 0.005210% 0.005210% 0.005210% 0.015630% 0.015630% 0.015630% 0.125000%  | Owner                                  |
| Техасо  |  |  |
| 100%  |  | Working Interest Owner<br>Percentage   |

| 29  |  | <del>8</del> .⁻                        |
|---|--|--|
| <b>W/2 W/</b> 2, Section 31<br>T-25-S, R-38-E<br>Lea County, New Mexico |  | Description of Land                    |
| 160   |  | Acres                                  |
| NM-0569<br>4/1/84<br>HBP  |  | Serial No. &<br>Eff. Date              |
| United States – Bureau<br>of Land Management                            |  | Basic Royatty Owner<br>Percentage      |
| 12.500000%  |  | Owner                                  |
| Fina Oil & Chemical Co.   |  | Lessee of Record<br>Percentage         |
| 100.0000%   | •  | ord<br>ge                              |
| Selma E. Andrews Trust<br>Blanche M. doty<br>Benjamin Ginsberg Est.     | a/c 03958-04-8 James N. Coll Charles H. Coll Max W. Coll II Jon F. Coll RepublicBank Dallas NA Trustee U/W/O Selma E. Andrews, Trust #5188 Franz R. Lupton, Jr. c/o Lupron Enterprises Inc. Julie Ann Lupton c/o World Savings & Loan Bradshaw Babb Lupton Charles T. Lupton, Jr. c/o Bank of America, Arroyo Grande Branch Lawrence L. Pedley John C. Pedley John C. Pedley Braille Institute of America c/o Republic National Bank Dallas, Agency #631-00 Patricia Penrose Schieffer Successor Trustee U/W/O Neville G. Penrose c/o J. Thomas Schieffer Lucy O. Ross | Overriding Royalty Owner<br>Percentage |
| 0.268500 <b>%</b><br>0.125000 <b>%</b><br>1.500000%                     | 0.021870% 0.014650% 0.014650% 0.014650% 0.014650% 0.0268530% 0.007810% 0.007810% 0.005210% 0.005210% 0.005210% 0.005210% 0.0231470% 0.125000%  | y Owner<br>e                           |
| ARC0  |  |  |
| 100%  |  | Working Interest Owner Percentage      |

| <b>₹</b> .₹     | Description of Land                       | Acres  | Serial No. &<br>Eff. Date | Basic Royalty Owner Percentage              | wner          | Lessee of Record<br>Percentage | oge<br>cord | Overriding Royalty Owner<br>Percentage                 | y Owner<br>e                           | Working Interest O<br>Percentage            |
|-----------------|---|--------|---------------------------|---|---------------|--------------------------------|-------------|--|--|---|
|                 |   | Ī      |                           |   |               |                                |             | ਨ I  |  |   |
|                 |   |        |                           |   |               |                                |             | Stanley W. Crosby, III<br>George H. Etz, Sr.           | 0.125000 <b>%</b><br>0.125000 <b>%</b> |   |
|                 |   |        |                           |   |               |                                |             | Etz Oil Properties                                     | 0.125000%                              |   |
| 30 S/2 N        | S/2 NE/4 Section 11,                      | 80     | NM 4355                   | United States — Bureau                      |               | Doyle Hartman                  | 100.0000%   | The Aurand Company                                     | 0.390625%                              | ARCO  |
| 1-25-<br>Leo Co | T-25-S, R-37-E,<br>Lea County, New Mexico |        | 4/1/56<br>HBP             | of Land Management                          | Sliding Scale |                                |             | Miriam B. Johnson, General<br>Partner of the Miriam B. |  | Doyle Hartman & wife<br>Margaret M. Hartman |
|                 |   |        |                           |   |               |                                |             | Johnson Partnership                                    | 0.390625%                              | James A. Davidson, single                   |
|                 |   |        |                           |   |               |                                |             | Alice N. Robertson                                     | 0.390625%                              | James E. Burr & wife,                       |
|                 |   |        |                           |   |               |                                |             | William E. Thomas II                                   | 0.390625%                              | La Veta F. Burr<br>Jack Fletcher & wife,    |
|                 |   |        |                           |   |               |                                |             |  |  | Delphia Fletcher                            |
| MIOI            | TOTAL FEDERAL ACREAGE - 2,800.00          | 800.00 | PERCENTAGE                | PERCENTAGE OF UNIT (SURFACE ACRES) - 52.24% | 52.24%        |                                |             |  |  |   |
|                 |   |        |                           |   |               |                                |             |  |  |   |

EXHIBIT " 8"

TO UNIT AGREEMENT, SOUTH JUSTIS UNIT LEA COUNTY, NEW MEXICO

|   | 35  | 34  | 33   | 32   | 31  |             | ₹.7                                  |
|---|---|---|--|--|---|-------------|--------------------------------------|
| 101AL STATE ACREAGE - 920.0                 | S/2 Section 36,<br>1-25-S, R-37-E<br>Lea County, New Mexico | N/2 Section 36,<br>T-25-S, R-37-E<br>Lea County, New Mexico | W/2 SW/4 Section 30,<br>T-25-S, R-38-E<br>Lea County, New Mexico | W/2 NW/4 Section 30,<br>T-25-S, R-38-E<br>Lea County, New Mexico | N/2 NE/4, SE/4 NE/4<br>Section 25, T-25-S, R-37-E<br>Lea County, New Mexico |             | Description of Land                  |
| - 920.0                                     | 320   | 320   | 80   | 80   | 120   |             | Acres                                |
| PERCENTAGE OF                               | B-228-1<br>9/10/31<br>HBP                                   | B-229-1<br>9/10/31<br>HBP                                   | E-497-1<br>8/10/37<br>HBP  | B9521-1<br>2/10/42<br>HBP  | B-11478<br>9/11/44<br>HBP   |             | Serial No. &<br>Eff. Date            |
| PERCENTAGE OF UNIT (SURFACE ACRES) - 17.16% | Commissioner of Public Lands<br>State of New Mexico         | Commissioner of Public Lands —<br>State of New Mexico       | Commissioner of Public Lands –<br>State of New Mexico            | Commissioner of Public Lands -<br>State of New Mexico            | Commissioner of Public Lands -<br>State of New Mexico                       |             | Basic Royally Owner<br>Percentage    |
|   | 12.500000%  | 12.500000%  | 12.500000%   | 12.500000%   | 12.500000%  | 115         | lty Owner                            |
|   | Chevron USA   | Chevron USA   | MW Petroleum Corp.   | Texaco Inc.  | ARCO  | STATE LANDS | Lessee of<br>Record                  |
|   |   |   |  |  |   |             | Overriding Royally Owner Percentage  |
|   | ARCO  | ARCO  | Apache   | Texaco Inc.  | ARC0  |             | Working Interest Owner<br>Percentage |
|   | 100%  | 100%  | 100%   | 100%   | 100%  |             | t Owner                              |

TO UNIT AGREEMENT, SOUTH JUSTIS UNIT LEA COUNTY , NEW MEXICO

| 36 Nw  | No.                                    |
|--|--|
| NW/4 NW/4 Section 11,<br>1-25-S, R-37E<br>Lea County. New Mexico   | Description of Land                    |
| , **   | Acres                                  |
| 튝  | Lease Status                           |
| Chevron USA Inc. Amoco Production Company Atlantic Richfield Company Theodocia G. Bates Warren J. Bates, Jr. James Henry Bearly Elizabeth Bearly Dudly Lucille Chism Bates Wilma Chism Lain Mary Helen Seeton Elinor C. Shaughnessy Amerada Hess Corporation Elis Rudy Ritts Royalty Company Thomas G. Voss Judd Moore Marion U. & Donald B. Heard Mildred Smith Rawls Magabel Smith Johnson Katie Smith Hazelhurst Eva W. Graham Mary Smith Bowers Richard L. Cromartie, Jr. Jane Cromartie Williams T. L. Wooten | Basic Royalty Owner<br>Percentage      |
| 0.067400%<br>1.004500%<br>0.032200%<br>0.104100%<br>0.029800%<br>0.020400%<br>0.067500%<br>0.067500%<br>0.0659600%<br>0.0659600%<br>0.015500%<br>0.015500%<br>0.015500%<br>0.023200%<br>0.041000%<br>0.023200%<br>0.039500%<br>0.008860%<br>0.009960%<br>0.008860%<br>0.008860%<br>0.007480%<br>0.007480%<br>0.007480%   | Owner                                  |
| PATENTED LANDS  ARCO Petr. Products Co.  Div. of Atlantic Richfield Co.  | Overriding Royalty Owner<br>Percentage |
| 0.612700%  | Owner                                  |
| ARCO   |  |
| 100%   | Working Interest Owner Percentage      |

TO UNIT AGREEMENT, SOUTH JUSTIS UNIT LEA COUNTY , NEW MEXICO

|  | Tr.<br>No.                          |
|--|-------------------------------------|
|  | Description of Land                 |
|  | Acres Lease Status                  |
| John D. Atkins Lillion Smith Ward Betty S. Warren Frank L. Smith H. Winfield Smith, Jr. Harry Eldon Smith Mary M. Smith May M. Smith R. P. Smith Robert H. Smith Phillip Julian Erickson John Warren Erickson Mary Elinor Erickson Mary Elinor Erickson Knox Don J. Robertson Roma A. Syfert Rosalind Liethold William M. Dittmer Albert Dittmer Albert Dittmer Charles A. Burgess Ellen E. Booker Luella Boes Forwalder Donald Woods Helen Lee Voss Brander F. Kieffer Voss W. M. Riddle & Betty J. Riddle Archie D. Smith & Charabelle | Basic Royally<br>Percentage         |
| 0.020500% 0.004430% 0.001100% 0.008860% 0.008860% 0.008860% 0.009960% 0.009100% 0.005170% 0.005170% 0.005170% 0.002170% 0.002170% 0.002170% 0.002170% 0.002170% 0.002170% 0.002170% 0.002170% 0.002170% 0.002170% 0.002170% 0.002170% 0.0011580% 0.011580% 0.011580% 0.011580% 0.011580% 0.011580% 0.011580% 0.011580% 0.011580% 0.011580% 0.011580%   | Owner                               |
|  | Overriding Royally Owner Percentage |
|  | Working Interest Owner Percentage   |

TO UNIT AGREEMENT, SOUTH JUSTIS UNIT LEA COUNTY , NEW MEXICO

|   | No.                                 |
|---|-------------------------------------|
|   | Description of Land                 |
|   | Acres Lease Status                  |
| Frances W. Scott Estate of Catherine L. Dumarese Betty Oldham Anc. Pers. Rep. Sarah S. Smith O. W. Skirvin Test Trust American National Bank Co. Trustee Sabine Royalty Trust NCNB Texas National Bank Escrow Agent The Nommensen Investment Company Richard A. Whittington D. V. Thompson c/o Richard A. Whittington D. V. Thompson hetco Limited Jeanette E. Clift Trust Ameritrust Texas N A Trustee, Acct \$\frac{1}{4}815011406 Heash Commerce Bank of Nashville, Trustee, Attn: Richard Gammel, c/o Trust Managment Division Texas Commerce Bank of San Angelo, Trustee, FBO W. V. Leftwich Texas Commerce Bank of San Angelo, Trustee, FBO Brenda Ronaldson Texas Commerce Bank of San Angelo, Trustee, FBO Brenda Ronaldson | Basic Royalty Owner<br>Percentage   |
| 0.004430% 0.223200% 0.009960% 0.186000% 0.574000% 0.0020900% 0.000270% 0.000280% 0.334800% 1.498700% 0.149870% 0.149870%  | mer                                 |
|   | Overriding Royally Owner Percentage |
|   | Working Interest Owner Percentage   |

TO UNIT AGREEMENT, SOUTH JUSTIS UNIT LEA COUNTY, NEW MEXICO

| Tr.<br>No.                           |                          |                        |                          |             |                        |                          |               |                        |                          |               |                        |                          |                           |                        |                          |                   |                        |                          |                  |                 |                          |                         |                      |                 |                          |                        |                     |                |                   |  |
|--------------------------------------|--------------------------|------------------------|--------------------------|-------------|------------------------|--------------------------|---------------|------------------------|--------------------------|---------------|------------------------|--------------------------|---------------------------|------------------------|--------------------------|-------------------|------------------------|--------------------------|------------------|-----------------|--------------------------|-------------------------|----------------------|-----------------|--------------------------|------------------------|---------------------|----------------|-------------------|--|
| Description of Land                  |                          |                        |                          |             |                        |                          |               |                        |                          |               |                        |                          |                           |                        |                          |                   |                        |                          |                  |                 |                          |                         |                      |                 |                          |                        |                     |                |                   |  |
| Acres Lease                          |                          |                        |                          |             |                        |                          |               |                        |                          |               |                        |                          |                           |                        |                          |                   |                        |                          |                  |                 |                          |                         |                      |                 |                          |                        |                     |                |                   |  |
| Lease Status                         |                          |                        |                          |             |                        |                          |               |                        |                          |               |                        |                          |                           |                        |                          |                   |                        |                          |                  |                 |                          |                         |                      |                 |                          |                        |                     |                |                   |  |
| Basic Royalty Owner<br>Percentage    | San Angelo, Trustee, FBO | Texas Commerce Bank of | San Angelo, Trustee, FBO | Mary Joseph | Texas Commerce Bank of | San Angelo, Trustee, FBO | Vernice Boyle | Texas Commerce Bank of | San Angelo, Trustee, FBO | Dorothy Boyle | Texas Commerce Bank of | San Angelo, Trustee, FBO | Oleta Perkins Boyle Trust | Texas Commerce Bank of | San Angelo, Trustee, FBO | William C. Wright | Texas Commerce Bank of | San Angelo, Trustee, FBO | Robert G. Wright | Betty L. Amonte | Dorothy Habura Revocable | Management Trust, Texas | Commerce Bank of San | Angelo, Trustee | John O. Boyle, Jr. Trust | Texas Commerce Bank of | San Angelo, Trustee | Steven R. Fine | Kathleen F. Smith |  |
| wner                                 | 0 074030%                |                        |                          | 0.074930%   |                        |                          | 0.247290%     |                        |                          | 0.247290%     |                        |                          | 0.209820%                 |                        |                          | 0.209820%         |                        |                          | 0.209820%        | 0.004430%       |                          |                         |                      | 0.074930%       |                          |                        | 0.247290%           | 0.004980%      | 0.008860%         |  |
| Overriding Royalty Owner Percentage  |                          |                        |                          |             |                        |                          |               |                        |                          |               |                        |                          |                           |                        |                          |                   |                        |                          |                  |                 |                          |                         |                      |                 |                          |                        |                     |                |                   |  |
| Working Interest Owner<br>Percentage |                          |                        |                          |             |                        |                          |               |                        |                          |               |                        |                          |                           |                        |                          |                   |                        |                          |                  |                 |                          |                         |                      |                 |                          |                        |                     |                |                   |  |

| 37 NE/4 SW/4 Section 11,<br>T-25-S, R-37-E<br>Lea County, New Mexico   | Tr.  No. Description of Land         |
|--|--------------------------------------|
| <b>4</b> 0 HBP   | Acres Lease Status                   |
| Fst Intrst Bk Az, Suc Trste Fst Intrst Bk Ok, Agent Acct \$49-8093-00-4  Joe & Jessie Crump Fund Jessie B. Crump, David C. Blevins & Texas American Bank of Fort Worth, Trustees Texas Commerce Bank N. A. Agent & A/I/F for Mary Moran Fagan, Trust Sec. 63140 Jessie B. Crump Trust 1069 c/o NCNB Texas and J. B. Crump Eunice James Gray Hendrick Medical Center Stephen N. James J. Hiram Moore, Betty Jane Moore and Michael Harrison, Trustees J. Hiram Moore, Betty Jane Moore and Michael Harrison, Trustees Liberty Nat'l Bk & Trust Co. Charles Pfile, Trustee Trust \$142836006 Betty Moran Rice John J. Moran & T. E. Swift, Trustees First City Texas- Midland Trustee, | Basic Royally Owner<br>Percentage    |
| 0.669600% 1.562500% 1.562500% 1.562500% 0.781250% 3.125000% 1.562500% 1.562500% 3.125000%  | Wher                                 |
| Cathie Cone Auvinshine Clifford Cone Donna Frost & Leon Binkley Personal Representatives Kathleen Cone Estate Tom R. Cone Kenneth G. Cone June D. Speight  | Overriding Royally Owner Percentage  |
| 0.078130%<br>0.078130%<br>0.390600%<br>0.078130%<br>2.343740%  | Owner                                |
| Meridian Oil Production, Inc.  | Working Interest Owner<br>Percentage |
| 100%   | mer                                  |

TO UNIT AGREEMENT, SOUTH JUSTIS UNIT LEA COUNTY , NEW MEXICO

| No. Description of Land               |  |              |                       |                 |                   |                         |                        |                            |                   | 38 SE/4 SW/4 Section 11, | Lea County, New Mexico |   |                             |  | ,                         |                       |                          |                         |             |                          |             |                  |              |
|---------------------------------------|--|--------------|-----------------------|-----------------|-------------------|-------------------------|------------------------|----------------------------|-------------------|--------------------------|------------------------|---|-----------------------------|--|---------------------------|-----------------------|--------------------------|-------------------------|-------------|--------------------------|-------------|------------------|--------------|
| Land Acres Lease Status               |  |              |                       |                 |                   |                         |                        |                            |                   | 40 HBP                   |                        |   |                             |  |                           |                       |                          |                         |             |                          |             |                  |              |
| Basic Koyany Owner<br>Percentage      | Donna Cowden Mgmt. Trust<br>A/C 30-1576-00<br>D. C. Trust, | D. C. Trust, | Marilyn Cone, Trustee | James G. Bruton | Virginia L Bruton | c/o Portland Properties | Elsie Lee Brown Trust, | James G. Bruton & Virginia | Bruton, Trustees  | Laura R. Stuart          | Desa L. Lee Laird      | Maurine Johnson, Trustee<br>John J. Redfern III | Ind. Executor of the Estate | of John J. Redfern, Jr.<br>Lillie M. Yates, Frank W. Yates | and S. P. Yates, Personal | Representatives U/E/U | NCNB Texas National Bank | Trustee of the Donald L | Jones Trust | NCNB Texas National Bank | Jones Trust | Rosalind Redfern | Judy Stovall |
| mer                                   | 0.781250 <b>%</b>  |              | 0.078130%             | 0.781250%       |                   | 0.625000%               |                        |                            | 0.001563 <b>%</b> | 0.076039%                | 0.260430%              | 0.062502%                                       |                             | 0.234374%  |                           | 0 219440%             |                          |                         | 0.260422%   |                          | 0.260422%   | 0.234374%        | 0.468751%    |
| Werriding Koyally Owner<br>Percentage |  |              |                       |                 |                   |                         |                        |                            |                   | ARCO Oil and Gas         |                        |   |                             |  |                           |                       |                          |                         |             |                          |             |                  |              |
| Owner                                 |  |              |                       |                 |                   |                         |                        |                            |                   | 0.031250%                |                        |   |                             |  |                           |                       |                          |                         |             |                          |             |                  |              |
| Percentage                            |  |              |                       |                 |                   |                         |                        |                            |                   | ARCO                     | Deceased               | Kenneth Cone<br>Clifford Cone                   |                             |  |                           |                       |                          |                         |             |                          |             |                  |              |
| Owner                                 |  |              |                       |                 |                   |                         |                        |                            |                   | 82.50%                   | 12.50%                 | 2.50 <b>%</b><br>2.50 <b>%</b>                  |                             |  |                           |                       |                          |                         |             |                          |             |                  |              |

|   | Tr.<br>No.                          |
|---|-------------------------------------|
|   | Description of Land                 |
|   | Acres Lease Status                  |
| Leon Binkley and Donna Frost as Personal Representatives of the Estate of Kathleen Cone Wendall W. Iverson, as Trustee for the S.J.L. Jr., Trust Wendall W. Iverson, as Trustee for the P.I.P 1990 Trust Charlotte H. Stuart Patsy Ann Iverson Page B. Broadrick Wendall Welch Iverson S. E. Cone, Jr. B. B. Ginsberg S. J. Iverson, Jr. Marjorie Cone Kastman Lovelace Foundation for Medical Education and Research John A. Yates Frank W. Yates, Jr., A/I/F for Lillie M. Yates Estelle Andrews Mehlhop ARCO Drotha Stuart Bruno Kenneth G. Cone Clifford Cone | Basic Royalty Owner<br>Percentage   |
| 0.520833% 0.071129% 0.071129% 0.071129% 0.152082% 0.071134% 1.302080% 0.071133% 0.694441% 0.187502% 0.468751% 0.468751% 0.437531% 0.212944% 1.302160% 0.312500% 0.1152082% 0.104168% 0.104168% 0.104168%  | Owner                               |
|   | Overriding Royalty Owner Percentage |
|   | Working Interest Owner Percentage   |

TO UNIT AGREEMENT, SOUTH JUSTIS UNIT LEA COUNTY, NEW MEXICO

| 39 W/2 NW/4 Section 12,<br>T-25-S, R-37-E,<br>Lea County, New Mexico,<br>between the subsurface<br>depths of 5,000 feet and<br>5,500 feet  | Tr.<br>No. Description of Land      |
|--|-------------------------------------|
| 80 HBP   | Acres Lease Status                  |
| Katherine Adeline Cone Keck Phoebe Shelton Irene Stuart Small W. L. Stuart D. C. Stuart John A. Stuart Garland Stuart Harvey E. Yates S. P. Yates S. P. Yates Frank O. Elliot, as Surviving Trustee of the Frank O. Elliot Living Trust Edna lone Hall, as Trustee of the Edna lone Hall Living Trust Fina Oit and Chemicat Company Lee M. Bass, Inc. Sid R. Bass, Inc. Sid R. Bass, Inc. Keystone, Inc. Thru Line, Inc. C. W. Samuels Nationsbank of Texas, NA (as successor), Escrow Agent-Sabine Royalty Trust Atlantic Richfield Company | Basic Royalty Owner<br>Percentage   |
| 0.69444% 0.213400% 0.152082% 0.152082% 0.152082% 0.152082% 0.152082% 0.152082% 0.425886% 0.425886% 0.425886% 1.562500% 1.562500% 0.390625% 0.390625% 0.390625% 0.390625% 0.390625% 1.562500%   | )wner                               |
|  | Overriding Royalty Owner Percentage |
| ARCO<br>99.707031%<br>* Meridian Oil Production Inc 0.292969%  | Working Interest Owner Percentage   |

| <b>₹</b> .                          | 39A NE Le de 5,   | 39B ₩,<br>Se<br>be<br>6,   |
|-------------------------------------|---|--|
| Description of Land                 | NE/4 NW/4, Section 12, I-25-S, R-37-E, Lea County, New Mexico, between the subsurface depths of 5,000 feet and 5,500 feet   | W/2 NW/4, NE/4 NW/4 Section 12, T-25-S, R-37-E, Lea County, New Mexico, between the subsurface depths of 5,500 feet and 6,300 feet   |
| Acres                               | 40  | 120  |
| Lease Status                        | НВР   | #BP  |
| Basic Royalty Owner<br>Percentage   | Frank O. Elliot, as Surviving Trustee of the Frank O. Elliot Living Trust Edna lone Hall, as Trustee of the Edna lone Hall Living Trust Fina Oil and Chemical Company Lee M. Bass, Inc. Sid R. Bass, Inc. Keystone, Inc. C. W. Samuels Nationsbank of Texas, NA (as successor), Escrow Agent- Sabine Royalty Trust Atlantic Richfield Company | Frank O. Elliot, as Surviving Trustee of the Frank O. Elliot Living Trust Edna lone Hall, as Trustee of the Edna lone Hall Living Trust Fina Oil and Chemical Company Lee M. Bass, Inc. Sid R. Bass, Inc. Keystone, Inc. Keystone, Inc. C. W. Samuels Nationsbank of Texas, NA |
| mer                                 | 1.562500%<br>1.562500%<br>3.125000%<br>0.390625%<br>0.390625%<br>0.390625%<br>0.390625%<br>1.562500%  | 1.562500 <b>%</b> 1.562500 <b>%</b> 3.125000 <b>%</b> 0.390625 <b>%</b> 0.390625 <b>%</b> 0.390625 <b>%</b> 0.390625 <b>%</b> 0.390625 <b>%</b>  |
| Overriding Royalty Owner Percentage |   |  |
| Working Interest Owner Percentage   | ARCO 99.707031% • Meridian Oil Production Inc 0.292969%   | ARCO 75.000000% Meridian Oil Production, Inc. 25.000000%   |

| Percentage   Per | 40A SE/4 NW/4 Section 12, I-25-5, R-37-E, Lea County, New Mexico, between the subsurface depths of 5,500 feet and 6,300 feet  | 40 SE/4 NW/4 Section 12,<br>T-25-S, R-37-E,<br>Lea County, New Mexico<br>between the subsurface<br>depths of 4,200 feet<br>and 5,500 feet   | Tr.<br>No. Description of Land       |
|--|---|---|--------------------------------------|
| Content   Company   Content   Company   Content   Cont | 40  | <b>*</b>  | Acres                                |
| Owner         Overriding Royalty Owner         Working Interest Owner Percentage           1.562500%         1.562500%         4RCO         99.707           1.562500%         Attoric Richfield Company         11.250000%         4RCO         99.707           1.562500%         1.562500%         4Meridion 0il Production Inc. 0.292           1.562500%         3.125000%         4Meridion 0il Production Inc. 0.292           1.562500%         0.292968%         0.39062%           1.562500%         Attoriic Richfield Company         11.250000%         ARCO           1.562500%         Attoriic Richfield Company         11.250000%         ARCO           1.562500%         Attoriic Richfield Company         11.250000%         ARCO  | HB P  | 쁑   | Lease Status                         |
| 1.562500%   1.250000%   1.250000%   1.250000%   Altanlic Richfield Company   1.250000%   1.250000%   4 Meridian Oil Production Inc   0.292   0.292969%   0.292969%   0.292969%   0.292969%   0.292969%   0.292969%   0.292969%   0.292969%   0.292969%   0.292969%   0.292969%   0.292969%   0.292969%   0.292969%   0.292968%   0.292969%   0.292960%   0.292969%   0.292969%   0.292969%   0.292969%   0.292969%   0.292969%   0.292969%   0.292969%   0.292969%   0.292969%   0.292969%   0.292969%   0.292969%   0.292969%   0.292969%   0.292960%   0.292969%   0.292969%   0.292969%   0.292969%   0.292969%   0.292969%   0.292969%   0.292960%   0.292969%   0.292969%   0.292969%   0.292969%   0.292969%   0.292969%   0.292969%   0.29296 | Frank O. Elliot, as Surviving Trustee of the Frank O. Elliot Living Trust Edna lone Hall, as Trustee of the Edna lone Hall Living Trust Fina Oil and Chemical Company Lee M. Bass, Inc. | (as successor), Escrow Agent-Sabine Royalty Trust Atlantic Richfield Company  Frank O. Elliot, as Surviving Trustee of the Frank O. Elliot Living Trust Edna lone Hall, as Trustee of the Edna lone Hall Living Trust Fina Oil and Chemical Company Lee M. Bass, Inc. Sid R. Bass, Inc. Keystone, Inc. Thru Line, Inc. C. W. Samuels Nationsbank of Texas, NA (as successor), Escrow Agent- Sabine Royalty Trust Atlantic Richfield Company | Basic Royalty Ow<br>Percentage       |
| 11.250000% ARCO  * Meridian Oil Production Inc 0.292  11.250000% ARCO  ARCO  ARCO  ARCO  ARCO  ARCO  | 1.562500%<br>1.562500%<br>3.125000%<br>0.292969%  | 1.562500% 10.625000% 1.562500% 1.562500% 3.125000% 0.292969% 0.292968% 0.292968% 1.562500% 1.562500%  | ner                                  |
| Morking Interest Owner Percentage  99.707  Meridian Oil Production Inc 0.292  ARCO  ARCO  ARCO   | Allantic Richfield Company  | Atlantic Richfield Company  | Overriding Royalty<br>Percentage     |
| Working Interest Owner Percentage 99.707 dion Oil Production Inc 0.292   | 11.250000%  | 11.250000%  | Owner                                |
| 9. <del>1.</del> 1   |   | ARCO  * Meridian Oil Production Inc 0.29  | Working Interest Owner<br>Percentage |

| <b>≐</b>  | ₹.₸                                  |
|---|--------------------------------------|
| N/2 SW/4 Section 12. T-25-S, R-37-E. Lea County, New Mexico, between the subsurface depths of 5,000 feet and 6,250 feet   | Description of Land                  |
| 80  | Acres                                |
| 퓸   | Lease Status                         |
| Sid R. Bass, Inc. Keystone, Inc. Thru Line, Inc. C. W. Samuels Notionsbank of Texas, NA (as successor), Escrow Agent- Sabine Royalty Co., Inc Way Enterprises, Inc. Thomas H. Law, Hamilton Rodgers & Margaret Snider for Nancy S. Tilly Snyder Beverly Anne Carter Joyce Ann Brown B.A. Christmas, Jr. Bradford Ace Christmas Mary T. Christmas Holladay Candy Christmas Helen Jane Christmas Barby Heirs or Devisees of Alma Pearl Eaton Hughes Matkins, Deceased First National Bank of Lubbock Successor Trustee of Beulah H. Simmons Trust B F/B/O Mary Jane Hand First Ntl. Bank of Lubbock | Basic Royalty Owner<br>Percentage    |
| 0.292969% 0.292969% 0.292968% 0.390625% 1.562500% 10.625000% 0.878906% 0.878906% 0.781250% 0.878906% 0.781250% 0.782520% 1.562500% 1.562500% 1.562500%  | Owner                                |
|   | Overriding Royalty Owner Percentage  |
| ARCO Meridian Oil Production Inc. 1 Lee M. Bass, Inc. Sid R. Bass Inc. Keystone Inc. Thru Line Inc. H.B. Fuqua, Trustee under the Last Will and Testament of Dolores Mooers, Dec'd First National Bank of Ft. Worth, Trustee ORYX Energy Company Mooers Oil Corporation Deltex Royalty Company, Inc Way Enterprises, Inc.  * Meridian Oil Production Inc  | Working Interest Owner<br>Percentage |
| 45.312500% 15.380859% 2.343750% 2.343750% 2.343750% 2.3437500% 4.687500% 4.687500% 3.125000% 3.125000% 3.125000% 3.125000%  | Owner                                |

| 42 SW/<br>!-2'<br>Leo   |   | No.                                 |
|---|---|-------------------------------------|
| SW/4 SW/4 Section 12,<br>T-25-S, R-37-E,<br>Lea County, New Mexico,                       |   | Description of Land                 |
| <b>4</b> 0  |   | Acres                               |
| НВР   |   | Lease Status                        |
| Sid R. Bass, Inc.<br>Keystone, Inc.<br>Thru Line  | J.E. Simmons Trust B - F/B/O Mary Jane Hand First Ntl. Bank of Lubbock Successor Trustee of Beulah H. Simmons Trust A F/B/O Jean Shipley Sullivan First Ntl. Bank of Lubbock Successor Trustee of J.E. Simmons Trust A F/B/O Jean Shipley Sullivan Sid R. Bass, Inc. Keystone, Inc. Thru Line Lee M. Bass Mooers Oil Corporation Alma E.H. Matkins Rose Gann Charlene Rogers Teambank, N.A. Successor Trustee U/W/O Dolores Mooers, Acct. #5976 NCNB Texas, Trustee of the Mooers Trust, Trustee #1311 ARCO | Basic Royalty Owner<br>Percentage   |
| 0.292969 <b>%</b><br>0.292969 <b>%</b><br>0.292969 <b>%</b>                               | 0.219727x 0.219726x 0.219727x 0.219727x 0.292969x 0.292968x 0.292968x 0.546875x 1.562500x 0.390626x 1.093750x 3.125000x   | mer                                 |
|   |   | Overriding Royally Owner Percentage |
| ARCO 45.312500%<br>Meridian Oil Production Inc. 15.380859%<br>Lee M. Bass, Inc. 2.343750% |   | Working Interest Owner Percentage   |

Description of Land

between the subsurface depths of 5,000 feet and 5,500 feet.

| Working Interest Owner<br>Percentage   | Sid R. Bass Inc.  Keystone Inc.  2.343750%  Thru Line Inc.  2.343750%  H.B. Fuqua, Trustee under the Lost Will and Testament of Dolores Mooers, Dec'd  First National Bank of Ft. Worth, Trustee  ORYX Energy Company  4.687500%  Mooers Oil Corporation  4.375000% | Deltex Royalty Company, Inc. 3.125000% Way Enterprises, Inc. 3.125000% *Meridian Oil Production Inc. 0.244141%   |  |
|--|---|--|--|
| Overriding Royalty Owner<br>Percentage |   |  |  |
| Mner                                   | 0.292968%<br>0.546875%<br>1.562500%<br>0.390626%<br>0.390624%<br>1.093750%  | 0.703125 <b>%</b> 3.125000 <b>%</b> 0.219727 <b>%</b>  | 0.219726 <b>%</b> 0.219727 <b>%</b> 0.219727 <b>%</b> 0.878906 <b>%</b> 0.878906 <b>%</b>  |
| Basic Royally Owner<br>Percentage      | Lee M. Bass Mooers Oil Corporation Alma E.H. Matkins Rose Gann Charlene Rogers Teambank, N.A. Successor Trustee U/W/O Dolores Mooers, Acct. #5976 NCNB Texas, Trustee of the Mooers Trust,  | Trustee 1311 ARCO First Ntl. Bank of Lubbock Successor Trustee of J.E. Simmons Trust A F/B/O Jean Shipley Sullivan First Ntl. Bank of Lubbock Successor Trustee of Beulah H. Simmons Trust A F/B/O | Jean Shipley Sullivan First National Bank of Lubbock Successor Trustee of Beulah H. Simmons Trust B F/B/O Mary Jane Hand First Ntl. Bank of Lubbock Successor Trustee of J.E. Simmons Trust B - F/B/O Mary Jane Hand Dettex Royalty Co., Inc |
| Acres Lease Status                     |   |  |  |

| ₹.<br>80.  | Description of Land   | Acres | Acres Lease Status | Basic Royalty Owner<br>Percentage   | <b>a</b> 5   | Overriding Royalty Owner<br>Percentage | Working Interest Owner<br>Percentage   | wner   |
|--|---|-------|--------------------|---|--|--|--|--|
|  |   |       |                    | Thomas H. Law, Hamilton Rodgers & Margaret Snider for Nancy S. Tilly Snyder Beverly Anne Carter Ollie Gann Cowden Joyce Ann Brown B.A. Christmas, Jr. Bradford Ace Christmas Mary J. Christmas Holladay Candy Christmas Helen Jane Christmas Helen Jane Christmas Barby Heirs or Devisees of Alma Pearl Eaton Hughes Matkins, | 0.781250%<br>0.878906%<br>0.781250%<br>0.585938%<br>0.073242%<br>0.073242%<br>0.073242%<br>0.073242% |  |  |  |
| 42A SW/4 SW/<br>T-25-S, F<br>Lea County<br>between th<br>depths of<br>6,250 feet | 42A SW/4 SW/4 Section 12,<br>T-25-S, R-37-E,<br>Lea County, New Mexico,<br>between the subsurface<br>depths of 5,500 feet and<br>6,250 feet | 04    | <b>B</b> B         | Sid R. Bass, Inc. Keystone, Inc. Thru Line Lee M. Bass Mooers Oil Corporation Alma E.H. Matkins Rose Gann Charlene Rogers Teambank, N.A. Successor Trustee U/W/O Dolores Mooers, Acct. \$5976 NCNB Texas, Trustee of the Mooers Truste. Trustee \$1311  | 0.292969% 0.292969% 0.292969% 0.292968% 0.546875% 1.562500% 0.390624% 1.093750% 0.703125% 3.125000%  |  | ARCO Lee M. Bass, Inc. Sid R. Bass Inc. Keystone Inc. Thru Line Inc. H.B. Fuqua, Trustee under the Last Will and Testament of Dolores Mooers, Dec'd First National Bank of Ft. Worth, Trustee ORYX Energy Company Mooers Oil Corporation Deltex Royalty Company May Enterprises, Inc. *MeridianOil Production Inc. | 60.693360%<br>2.343750%<br>2.343750%<br>2.343750%<br>8.750000%<br>6.625000%<br>4.375000%<br>3.125000%<br>0.244140% |

| Description of Land | Acres | Lease Status | Basic Royalty Owner<br>Percentage  |   | Overriding Royalty Owner<br>Percentage | Working Interest Owner<br>Percentage |
|---------------------|-------|--------------|--|---|--|--------------------------------------|
|                     |       |              | First Ntl. Bank of Lubbock<br>Successor Trustee of<br>J.E. Simmons Trust A<br>F/B/O Jean   |   |  |                                      |
|                     |       |              | Shipley Sullivan<br>First NH. Bank of Lubbock<br>Successor Trustee of Beulah<br>H. Simmons Trust A F/B/O   | 0.219727%   |  |                                      |
|                     |       |              | Jean Shipley Sullivan First National Bank of Lubbock Successor Trustee of Beulah H. Simmons Trust B F/8/0  | 0.219726%   |  |                                      |
|                     |       |              | Mary Jane Hand<br>First Ntl. Bank of Lubbock<br>Successor Trustee of   | 0.219727%   |  |                                      |
|                     |       |              | F/B/O Mary Jane Hand Deltex Royalty Co., Inc Way Enterprises, Inc. Thomas H. Law, Hamilton Rodaes & Margaret Saider  | 0.219727 <b>%</b><br>0.878906 <b>%</b><br>0.878906 <b>%</b>   |  |                                      |
|                     |       |              | for Nancy S. Tilly Snyder<br>Beverly Anne Carter   | 0.781250%<br>0.878906%  |  |                                      |
|                     |       |              | Joyce Ann Brown B.A. Christmas, Jr. Bradford Ace Christmas Wary T. Christmas Holladay Candy Christmas Helen Jane Christmas Barby Heirs or Devisees of Alma | 0.585938%<br>0.292969%<br>0.073242%<br>0.073242%<br>0.073242% |  |                                      |

| Overriding Royalty Owner Percentage |   | Lee M. Bass, Inc. 2.343750% Sid R. Bass Inc. 2.343750% Sid R. Bass Inc. 2.343750% Keystone Inc. 2.343750% Thru Line Inc. 2.343750% H.B. Fuqua, Trustee under the Last Will and Testament of Dolores Mooers, Dec'd 8.750000% First National Bank of F. Worth, Trustee S.625000% ORYX Energy Company 4.687500% Mooers Oil Corporation 4.375000% Deltex Royalty Company, Inc. 3.1250000% Way Enterprises, Inc. 3.1250000% **Meridian Oil Production Inc. 0.244140%   |
|-------------------------------------|---|---|
| Overrie                             |   |   |
| Owner                               | 1.562500%                               | 0.292969% 0.292969% 0.292968% 0.292968% 0.390626% 0.390624% 1.093750% 0.703125% 3.125000% 0.219727%   |
| Basic Royalty (<br>Percentage       | Pearl Eaton Hughes Matkins,<br>Deceased | Sid R. Bass, Inc. Keystone, Inc. Thru Line Lee M. Bass Mooers Oil Corporation Alma E.H. Matkins Rose Gann Charlene Rogers Teambank, N.A. Successor Trustee U/W/O Dolores Mooers Truste of the Mooers Trust, Trustee #1311 ARCO First Ntl. Bank of Lubbock Successor Truste of J.E. Simmons Trust A F/B/O Jean Shipley Sullivan First Ntl. Bank of Lubbock Successor Trustee of Beulah H. Simmons Trust A F/B/O Jean Shipley Sullivan First Ntl. Bank of Lubbock Successor Trustee of Beulah H. Simmons Trust A F/B/O Jean Shipley Sullivan First National Bank of Lubbock Successor Trustee of Beulah L. Simmons Trust A F/B/O Jean Shipley Sullivan First National Bank of Lubbock |
| Acres Lease Status                  |   | AB<br>B   |
| Acres                               |   | 04  |
| Description of Land                 |   | SE/4 SW/4 Section 12, T-25-S, R-37-E, Lea County, New Mexico, between the subsurface depths of 5,000 feet and 6,250 feet  |
| Ţ. <del>8</del>                     |   | £4  |

to unit agreement, south justis unit lea county , new mexico

Description of Land

between the subsurface depths of 5,000 feet and 5,450 feet

| Acres Lease Status | Basic Royalty Owner<br>Percentage | er        | Overriding Royally Owner<br>Percentage | Working Interest Owner<br>Percentage | Owner     |
|--------------------|-----------------------------------|-----------|--|--------------------------------------|-----------|
|                    | Lee M. Bass                       | 0.292968% |  | Keystone Inc.                        | 2.343750% |
|                    | Mooers Oil Corporation            | 0.546875% |  | Thru Line Inc.                       | 2.343750% |
|                    | Alma E.H. Matkins                 | 1.562500% |  | H.B. Fuqua, Trustee under the        | <b>Q</b>  |
|                    | Rose Gann                         | 0.390626% |  | Last Will and Testament of           |           |
|                    | Charlene Rogers                   | 0.390624% |  | Dolores Mooers, Dec'd                | 8.750000% |
|                    | Teambank, N.A.                    | 1.093750% |  | First National Bank of               |           |
|                    | Successor Trustee U/W/0           |           |  | Ft. Worth, Trustee                   | 5.625000% |
|                    | Dolores Mooers, Acct. #5976       |           |  | ORYX Energy Company                  | 4.687500% |
|                    | NCNB Texas, Trustee of            |           |  | Mooers Oil Corporation               | 4.375000% |
|                    | the Mooers Trust,                 |           |  | Deltex Royalty Company, Inc          | 3.125000% |
|                    | Trustee <b>#</b> 1311             | 0.703125% |  | Way Enterprises, Inc.                | 3.125000% |
|                    | ARCO                              | 3.125000% |  | * Meridian Oil Production Inc        | 0.439454% |
|                    | First Ntl. Bank of Lubbock        |           |  |                                      |           |
|                    | Successor Trustee of              |           |  |                                      |           |
|                    | J.E. Simmons Trust A              |           |  |                                      |           |
|                    | F/B/0 Jean                        |           |  |                                      |           |
|                    | Shipley Sullivan                  | 0.219727% |  |                                      |           |
|                    | First Ntl. Bank of Lubbock        |           |  |                                      |           |
|                    | Successor Trustee of Beulah       |           |  |                                      |           |
|                    | H. Simmons Trust A F/B/0          |           |  |                                      |           |
|                    | Jean Shipley Sullivan             | 0.219726% |  |                                      |           |
|                    | First National Bank of Lubbock    |           |  |                                      |           |
|                    | Successor Trustee of Beulah       |           |  |                                      |           |
|                    | Mac. less Used                    | 7667016 0 |  |                                      |           |
|                    | First Ntl. Bank of Jubbock        | 0.515170  |  |                                      |           |
|                    | Successor Trustee of              |           |  |                                      |           |
|                    | J.E. Simmons Trust B -            |           |  |                                      |           |
|                    | F/B/O Mary Jane Hand              | 0.219727% |  |                                      |           |
|                    | Deltex Royalty Co., Inc           | 0.878906% |  |                                      |           |
|                    | Mdy Enterprises, Inc.             | 0.070900% |  |                                      |           |

| Acres Lease Status | Basic Royalty Owner<br>Percentage | ner       | Overriding Royalty Owner<br>Percentage | Working Interest Owner<br>Percentage |
|--------------------|-----------------------------------|-----------|--|--------------------------------------|
|                    | Thomas H I aw Hamilton            |           |  |                                      |
|                    | Rodgers & Margaret Snider         |           |  |                                      |
|                    | for Nancy S. Tilly Snyder         | 0.781250% |  |                                      |
|                    | Beverly Anne Carter               | 0.878906% |  |                                      |
|                    | Joyce Ann Brown                   | 0.585938% |  |                                      |
|                    | B.A. Christmas, Jr.               | 0.292969% |  |                                      |
|                    | Bradford Ace Christmas            | 0.073242% |  |                                      |
|                    | Mary T. Christmas Holladay        | 0.073242% |  |                                      |
|                    | Candy Christmas                   | 0.073242% |  |                                      |
|                    | Helen Jane Christmas Borby        | 0.073242% |  |                                      |
|                    | Heirs or Devisees of Alma         |           |  |                                      |
|                    | Pearl Eaton Hughes Matkins,       |           |  |                                      |
|                    | Deceased                          | 1.757813% |  |                                      |
|                    | William Riley Eaton               | 1.302083% |  |                                      |
|                    | Kathryn Pearl Gordon              | 0.156250% |  |                                      |
|                    | Marilyn Joan Craig                | 0.156250% |  |                                      |
|                    | Air Wanda Jean Stutzman           | 0.156250% |  |                                      |
|                    | Raymond Harrison Eaton            | 0.156250% |  |                                      |
|                    | Helen May Hamilton                | 0.156250% |  |                                      |
|                    | Daisey Elmo Turner                | 2.083333% |  |                                      |
|                    | Callie Eaton Pyeatt               | 0.260417% |  |                                      |
|                    | Jennie Lois Eaton Hodges          | 0.195313% |  |                                      |
|                    | William Henry Eaton               | 0.195313% |  |                                      |
|                    | Charlie Treview Eaton             | 0.195313% |  |                                      |
|                    | Linzy Hampie Eaton                | 0.195313% |  |                                      |
|                    | Clarence Victor Eaton             | 0.195313% |  |                                      |
|                    | ARtie Mae Eaton Wilson            | 0.195313% |  |                                      |
|                    | Charlie E. Eaton                  | 0.195313% |  |                                      |

# TO UNIT AGREEMENT, SOUTH JUSTIS UNIT Lea county , new mexico

| 44A NW/4 SE/4 Section<br>1-25-S, R-37-E,<br>Lea County, New MA | Description of Land                        | Acres | Lease Status | basic koyany umer<br>Percentage                            |                        | Overnoning Royally Owner<br>Percentage | Working Interest Owner<br>Percentage | Owner      |
|--|--|-------|--------------|--|------------------------|--|--------------------------------------|------------|
| c-cz-i<br>Cea Con  | 44A NW/4 SE/4 Section 12,                  | 0+    | НВР          | Sid R. Bass, Inc.  | 0.292969%              |  | ARCO                                 | 59.746796% |
|  | 1–23–5, K–3/–Ł,<br>Lea County, New Mexico, |       |              | neystone, mc.<br>Thru Line                                 | 0.292969%<br>0.292969% |  | Sid R. Bass Inc.                     | 2.343750%  |
| below 5,   | below 5,450 feet                           |       |              | Lee M. Bass  | 0.292968%              |  | Keystone Inc.                        | 2.343750%  |
|  |  |       |              | Mooers Oil Corporation                                     | 0.546875%              |  | Thru Line Inc.                       | 2.343750%  |
|  |  |       |              | Almo E.H. Matkins  | 1.562500%              |  | H.B. Fuqua, Trustee under the        | <b>a</b> v |
|  |  |       |              | Rose Gann  | 0.390626%              |  | Last Will and Testament of           |            |
|  |  |       |              | Charlene Rogers  | 0.390624%              |  | Dolores Mooers, Dec'd                | 8.750000%  |
|  |  |       |              | Teambank, N.A.   | 1.093750%              |  | First National Bank of               |            |
|  |  |       |              | Successor Trustee U/W/0                                    |                        |  | Ft. Worth, Trustee                   | 5.625000%  |
|  |  |       |              | Dolores Mooers, Acct. #5976                                |                        |  | Mooers Oil Corporation               | 4.375000%  |
|  |  |       |              | NCNB Texas, Trustee of                                     |                        |  | Deltex Royalty Company, Inc          | 3.125000%  |
|  |  |       |              | the Mooers Trust,  |                        |  | Way Enterprises, Inc.                | 3.125000%  |
|  |  |       |              | Trustee #1311  | 0.703125%              |  | First National Bank of               |            |
|  |  |       |              | ARCO   | 3.125000%              |  | Lubbock, Successor                   |            |
|  |  |       |              | First Ntl. Bank of Lubbock                                 |                        |  | Trustee under the Lost Will          |            |
|  |  |       |              | Successor Trustee of                                       |                        |  | Testement of J. E. Simmons,          | _          |
|  |  |       |              | J.E. Simmons Trust A                                       |                        |  | and Beulah H. Simmons,               |            |
|  |  |       |              | F/B/0 Jean   |                        |  | Deceased                             | 3.125000%  |
|  |  |       |              | Shipley Sullivan   | 0.219727%              |  | ORYX Energy Company                  | 2.343750%  |
|  |  |       |              | First Ntl. Bank of Lubbock                                 |                        |  | *Meridian Oil Production Inc.        | 0.439454%  |
|  |  |       |              | Successor Trustee of Beulah                                |                        |  |                                      |            |
|  |  |       |              | H. Simmons Trust A F/B/0                                   |                        |  |                                      |            |
|  |  |       |              | Jean Shipley Sullivan                                      | 0.219726%              |  |                                      |            |
|  |  |       |              | First National Bank of Lubbock Concessor Trustee of Benjah |                        |  |                                      |            |
|  |  |       |              | H. Simmons Trust B F/B/0                                   |                        |  |                                      |            |
|  |  |       |              | Mary Jane Hand   | 0.219727%              |  |                                      |            |
|  |  |       |              | Successor Trustee of J.E. Simmons Trust 8 -                |                        |  |                                      |            |

to unit agreement, south justis unit Lea county , new mexico

| F/B/O Many Jane Hand 0.219727X  May Enterpress, Inc. 0.878906X  May Enterpress, Inc. 0.878906X  Thomas H. Low, Hamilton Rodgers & Mangaret Sinder for Many S. Tilly Smyder 0.7781250X  Berriy Ame Carlet OR8996X  May 1. Christmass, Jr. 0.782989X  May 1. Christmas Hollady OR7242X  May 1. Christmas Hollady OR7242X  Candy Christmas Hollady OR7242X  Helen May to Devises of Almo Pearl Eaton Hughes Makins, 1.56250X  William Riey Eaton OR998X  Kaltym Pearl Gordon OR988X  Kaltym Pearl Gordon OR988X  Kaltym Pearl Gordon OR988X  Kaltym Pearl Gordon OR988X  Almonia Long OR988X  Callie Eaton Pyeatt OR988X  Callie Eaton Pyeatt OR988X  Callie Eaton Pyeatt OR988X  Callie Travier Eaton OR988X  Callie Travier Eaton OR988X  Callie Total Callon Holders OR988X  Callie Eaton Pyeatt OR988X  Callie Total Callon Holders OR988X  Callie Travier Eaton OR988X  Heiro on Devises of Almo Pearl Eaton Hughs Maltims, | Acres | Lease Status | Basic Royally Owner<br>Percentage  | ier                                    | Overriding Royalty Owner<br>Percentage | Working Interest Owner<br>Percentage |
|---|-------|--------------|--|--|--|--------------------------------------|
|   |       |              | F/B/O Mary Jane Hand<br>Deltex Royalty Co., Inc                              | 0.219727 <b>%</b><br>0.878906 <b>%</b> |  |                                      |
| n5  |       |              | Way Enterprises, Inc.<br>Thomas H. Law, Hamilton<br>Defence & Manages Caides | 0.878906%                              |  |                                      |
| kins, kins, ins.  |       |              | roogers & morgorer sniver<br>for Noncy S. Tilly Snyder                       | 0.781250%                              |  |                                      |
| kins,   |       |              | Beverly Anne Carter  | 0.878906%                              |  |                                      |
| kins,   |       |              | Joyce Ann Brown  | 0.585938%                              |  |                                      |
| kins, kins, ins.  |       |              | B.A. Christmas, Jr.  | 0.292969%                              |  |                                      |
| kins, kins, inis,   |       |              | Bradford Ace Christmas   | 0.073242%                              |  |                                      |
| kins,<br>ins.   |       |              | Mary T. Christmas Holladay   | 0.073242%                              |  |                                      |
| kins,   |       |              |  | 0.073242%                              |  |                                      |
| lkins,  |       |              | Heten Jane Christmas Barby   | 0.073242%                              |  |                                      |
| in s.   |       |              | Heirs or Devisees of Alma  |  |  |                                      |
| ins.  |       |              | Pearl Eaton Hughes Matkins,  |  |  |                                      |
| ins.  |       |              | Deceased   | 1.562500%                              |  |                                      |
| i.<br>S.  |       |              | William Riley Eaton  | 1.302083%                              |  |                                      |
| in.   |       |              | Kathryn Pearl Gordon   | 0.156250%                              |  |                                      |
| ins,  |       |              | Marilyn Joan Craig   | 0.156250%                              |  |                                      |
| s<br>Kins,  |       |              | Air Wondo Jean Stutzman  | 0.156250%                              |  |                                      |
| ins.  |       |              | Raymond Harrison Eaton   | 0.156250%                              |  |                                      |
| 's'u.   |       |              | Helen May Hamilton   | 0.156250%                              |  |                                      |
| 'Su   |       |              | Daisey Elma Turner   | 2.083333%                              |  |                                      |
| .se   |       |              | Callie Eaton Pyeatt  | 0.260417%                              |  |                                      |
| .i.   |       |              | Jennie Lois Eaton Hodges   | 0.195313%                              |  |                                      |
| US,   |       |              | William Henry Eaton  | 0.195313%                              |  |                                      |
| Iu<br>V   |       |              | Charlie Trevier Eaton  | 0.195313%                              |  |                                      |
| Heirs or Devisees of Alma<br>Pearl Eaton Hughs Matkins,   |       |              | Linzy Hampie Eaton   | 0.195313%                              |  |                                      |
| Pearl Eaton Hughs Matkins,  |       |              | Heirs or Devisees of Almo  |  |  |                                      |
|   |       |              | Pearl Eaton Hughs Matkins,   |  |  |                                      |

| Owner                                 |   | 32.812500% 27.685547% 2.343750% 2.343750% 2.343750% 2.343750% 4.687500% 4.375000% 3.125000% 3.125000% 0.439453%  |   |
|---------------------------------------|---|--|---|
| Working Interest Owner<br>Percentage  |   | Meridian Oil Production, Inc. Lee M. Bass, Inc. Sid R. Bass Inc. Keystone Inc. Thru Line Inc. H.B. Fuqua, Trustee under the Last Will and Testament of Dolores Mooers, Dec'd First North, Trustee ORYX Energy Company Mooers Oil Corporation Deltex Royalty Company, Inc. Way Enterprises, Inc.  |   |
| Overiding Royalty Owner<br>Percentage |   |  |   |
| wner                                  | 0.195313%<br>0.195313%<br>0.195313%<br>0.195313%                                | 0.292969%<br>0.292969%<br>0.292968%<br>0.292968%<br>0.546875%<br>1.562500%<br>0.390624%<br>1.093750%<br>3.125000%  | 0.219726 <b>%</b>   |
| Basic Royalty Owner<br>Percentage     | Deceased<br>Clarence Victor Eaton<br>Artie Mae Eaton Wilson<br>Chorlie E. Eaton | Sid R. Bass, inc. Keystone, inc. Thru Line Lee M. Bass Mooers Oil Corporation Ama E.H. Matkins Rose Gann Charlene Rogers Teambank, N.A. Successor Trustee U/W/O Dolores Mooers, Acct. #5976 NCNB Texas, Trustee of the Mooers Truste of Lustee #1311 ARCO First Ntl. Bank of Lubbock Successor Trustee of J.E. Simmons Trust A F/B/O Jean Shipley Sullivan First Ntl. Bank of Lubbock Successor Trustee of J.E. Simmons Trust A F/B/O Jean | H. Simmons Trust A F/B/O<br>Jean Shipley Sullivan<br>First National Bank of Lubbock |
| Acres Lease Status                    |   | <b>⊕</b>   |   |
| Acres                                 |   | <b>6</b>   |   |
| Description of Land                   |   | SW/4 SE/4 Section 12, 1-25-5, R-37-E, Leo County, New Mexico, between the subsurface depths of 5,000 feet and 5,500 feet   |   |
| <del>,</del> 5                        |   | <b>2</b>   |   |

| Description of Land Acres | Lease Status | Basic Royalty Owner<br>Percentage   | Overriding Royalty Owner<br>Percentage | Working Interest Owner<br>Percentage |
|---------------------------|--------------|---|--|--------------------------------------|
|                           |              | Successor Trustee of Beulah H. Simmons Trust B F/B/O Mary Jane Hand First NII. Bank of Lubbock Successor Trustee of                                     |  |                                      |
|                           |              | J.E. Simmons Trust B –  F/B/O Mary Jane Hand 0.219727%  Deltex Royalty Co., Inc 0.878906%  Way Enterprises, Inc. 0.878906%                              |  |                                      |
|                           |              | Thomas H. Law, Hamilton<br>Rodgers & Margaret Snider<br>for Nancy S. Tilly Snyder 0.781250%<br>Beverly Anne Carter 0.878906%                            |  |                                      |
|                           |              |   |  |                                      |
|                           |              | Mary 1. Christmas Holladay 0.073242% Candy Christmas 0.073242% Helen Jane Christmas Barby 0.073242% Heirs or Devisees of Alma Davel Eaten Heirs Matting |  |                                      |
|                           |              | Deceased William Riley Eaton Kathryn Pearl Gordon 0.156250%   |  |                                      |
|                           |              | עסע   |  |                                      |

TO UNIT AGREEMENT, SOUTH JUSTIS UNIT LEA COUNTY , NEW MEXICO

|  | ARCO Meridian Oil Production, Inc 27.685547% Lee M. Bass, Inc. 2.343750% Sid R. Bass Inc. 2.343750% Keystone Inc. 2.343750% Thru Line Inc. 2.343750% Bolores Mooers, Dec'd 8.750000% First National Bank of 5.625000% Mooers Oil Corporation 4.375000% Mooers Oil Corporation 4.375000% May Enterprises, Inc. 3.125000% Way Enterprises, Inc. 3.125000% Way Enterprises, Inc. 3.125000% |
|--|--|
|  |  |
| 0.195313%<br>0.195313%<br>0.195313%<br>0.195313%<br>0.195313%<br>0.195313%   | 0.292969% 0.292969% 0.292969% 0.292968% 0.390626% 0.390624% 1.093750% 0.703125% 3.125000%  |
| Jennie Lois Eaton Hodges<br>William Henry Eaton<br>Charlie Trevier Eaton<br>Linzy Hampie Eaton<br>Heirs or Devisees of Alma<br>Pearl Eaton Hughs Matkins,<br>Deceased<br>Clorence Victor Eaton<br>Artie Mae Eaton Wilson<br>Charlie E. Eaton | Sid R. Bass, Inc. Keystone, Inc. Thru Line Lee M. Bass Mooers Oil Corporation Alma E.H. Matkins Rose Gann Charlene Rogers Teombank, N.A. Successor Trustee U/W/O Dolores Mooers, Acct. \$5976 NCNB Texas, Trustee of the Mooers Trust, Trustee \$1311 ARCO First Ntl. Bank of Lubbock Successor Trustee of J.E. Simmons Trust A F/B/O Jean   |
|  | <b>⊕</b>   |
|  | 04   |
|  | 45A SW/4 SE/4 Section 12,<br>T-25-S, R-37-E,<br>Lea County, New Mexico,<br>between the subsurface<br>depths of 5,500 feet and<br>6,352 feet  |
|  | ges<br>mo<br>latkins,  |

| Description of Land | Acres | Acres Lease Status | Basic Royally Owner<br>Percentage  | ıer   | Overriding Royally Owner<br>Percentage | Working Interest Owne<br>Percentage |
|---------------------|-------|--------------------|--|---|--|-------------------------------------|
|                     |       |                    | Shipley Sullivan<br>First Ntl. Bank of Lubbock<br>Successor Trustee of Beulah  | 0.219727%   |  |                                     |
|                     |       |                    | H. Simmons Trust A F/B/O<br>Jean Shipley Sullivan<br>First National Bank of Lubbock<br>Successor Trustee of Beulah               | 0.219726%   |  |                                     |
|                     |       |                    | H. Simmons Trust B 1/8/U Mary Jone Hand First Ntl. Bank of Lubbock Successor Trustee of  | 0.219727%   |  |                                     |
|                     |       |                    | J.E. Simmons Trust B – F/B/O Mary Jane Hand Deltex Royalty Co., Inc Way Enterprises, Inc. Thomas H. Law, Hamilton                | 0.219727%<br>0.878906%<br>0.878906%                           |  |                                     |
|                     |       |                    | Kodgers & Margaret Snider<br>for Nancy S. Tilly Snyder<br>Beverly Anne Carter  | 0.781250%<br>0.878906%  |  |                                     |
|                     |       |                    | Joyce Ann Brown B.A. Christmas, Jr. Bradford Ace Christmas Mary T. Christmas Holladay Candy Christmas Helen Jane Christmas Barby | 0.585938%<br>0.292969%<br>0.073242%<br>0.073242%<br>0.073242% |  |                                     |
|                     |       |                    | Heirs or Devisees of Ama<br>Pearl Eaton Hughes Matkins,<br>Deceased<br>William Riley Eaton<br>Kathryn Pearl Gordon               | 1.562500%<br>1.302083%<br>0.156250%                           |  |                                     |

to unit agreement, south justis unit Lea county , new mexico

| Working Interest Owner<br>Percentage   |  | 100%   |
|--|--|--|
| <b>W</b> 0                             |  | ARCO   |
| Overriding Royalty Owner<br>Percentage |  |  |
| Maner                                  | 0.156250%<br>0.156250%<br>0.156250%<br>2.083333%<br>0.260417%<br>0.195313%<br>0.195313%<br>0.195313%<br>0.195313%<br>0.195313%<br>0.195313%  | 0.076039%<br>0.076039%<br>0.260430%<br>0.062502%<br>0.234374%  |
| Basic Royalty Owner<br>Percentage      | Mariyn Joan Craig Air Wanda Jean Stutzman Raymond Harrison Eaton Helen May Hamilton Daisey Elma Turner Callie Eaton Pyeatt Jennie Lois Eaton Hodges William Henry Eaton Charlie Trevier Eaton Linzy Hampie Eaton Heirs or Devisees of Alma Pearl Eaton Hughs Matkins, Deceased Clorence Victor Eaton Artie Mae Eaton Wilson Charlie E. Eaton | Laura R. Stuart Anne Stuart Marble Desa L. Lee Laird Maurine Johnson, Trustee John J. Redfern III Ind. Executor of the Estate of John J. Redfern, Jr. Lillie M. Yates, Frank W. Yates and S. P. Yates, Personal Representatives O/E/O Mortin Yates III NCNB Texas National Bank Trustee of the Donald L. |
| Acres Lease Status                     |  | 욮  |
| Acres                                  |  | 0  |
| Description of Land                    |  | NE/4 NW/4 Section 14,<br>T-25-S, R-37-E<br>Lea County, New Mexico  |
| Tr.<br>No.                             |  | 46 NE/   |

| Working Interest Owner<br>Percentage   |  |   |
|--|--|---|
| Overriding Royalty Owner<br>Percentage |  |   |
| Owner                                  | 0.260422%<br>0.260422%<br>0.234374%<br>0.468751%<br>0.071129%<br>0.071129%<br>0.071129%<br>0.071133%<br>0.69441%<br>0.187502%<br>0.071133%<br>0.694444%  | 0.468751%<br>0.437531%<br>0.212944%<br>1.302160%  |
| Basic Royalty Owner<br>Percentage      | Jones Trust NCNB Texas National Bank Trustee of the Lottie D. Jones Trust Rosalind Redfern Judy Stovall Leon Binkley and Donna Frost as Personal Representatives of the Estate of Kathleen Cone Wendall W. Nerson, as Trustee for the P.J.L. Jr., Trust Wendall W. Nerson, as Trustee for the P.J.P. 1990 Trust Kendall W. Nerson, as Trustee for the W.W.I. 1990 Trust Charlotte H. Stuart Palsy Ann Nerson Page B. Broadrick Wendall Welch Nerson S. E. Cone, Jr. B. B. Ginsberg S. J. Nerson, Jr. Marjorie Cone Kastman Lovelace Foundation for Medical Ffucation and | Research<br>John A. Yates<br>Frank W. Yates, Jr., A/I/F<br>for Lillie M. Yates<br>Estelle Andrews Mehlhop |
| Acres Lease Status                     |  |   |
| Acres                                  |  |   |
| Description of Land                    |  |   |

TO UNIT AGREEMENT, SOUTH JUSTIS UNIT LEA COUNTY , NEW MEXICO

| ner                                    |   | 100 <b>%</b>  |
|--|---|---|
| Working Interest Owner<br>Percentage   |   |   |
| •                                      |   | Chevron   |
| Overriding Royalty Owner<br>Percentage |   |   |
| mer                                    | 0.312500%<br>0.152082%<br>0.104168%<br>0.104168%<br>0.152082%<br>0.468751%<br>0.213400%<br>0.152082%<br>0.152082%<br>0.152082%<br>0.152082%<br>0.152082%<br>0.152082%<br>0.152082%<br>0.152082%<br>0.152082%                                      | 0.195300% 0.004900% 2.636700% 0.023900% 0.390700% 0.000200% 0.195300% 0.018100%   |
| Basic Royalty Owner<br>Percentage      | ARCO Drotha Stuart Bruno Kenneth G. Cone Clifford Cone Avril Stuart Dew J. H. Herd Katherine Adeline Cone Keck Phoebe Shelton Irene Stuart Small W. L. Stuart Ira J. Stuart D. C. Stuart John A. Stuart Garland Stuart Garland Stuart S. P. Yates | Leon G. Byerly M. L. Davis Oil Trust First Interstate Bank of Oklahoma, Successor Trustee Royalth Holding Company James Henry Bearly Elizabeth Bearly Dudley Elizabeth Bearly Dudley Eliot Oil Company Audrey M. Curry Baker Gordon G. Lancaster c/o Fidelity USA Account #507-188093 Elinor C. Shaughnessy |
| Acres Lease Status                     |   | ABD   |
| Acres                                  |   | 320   |
| Description of Land                    |   | S/2 Section 13,<br>T-25-S, R-37-E,<br>Lea County, New Mexico  |
| Tr.<br>No.                             |   | 47 S/2 S<br>1-25.<br>Lea C  |

TO UNIT AGREEMENT, SOUTH JUSTIS UNIT LEA COUNTY , NEW MEXICO

| Description of Land | Acres | Acres Lease Status | Basic Royalty Owner<br>Percentage          | <b>.</b>               | Overriding Royalty Owner<br>Percentage | Working Interest Ow<br>Percenlage |
|---------------------|-------|--------------------|--|------------------------|--|-----------------------------------|
|                     |       |                    | Amerada Hess Corporation<br>Forle M. Simon | 3.125000%<br>0.002400% |  |                                   |
|                     |       |                    | Harry Levy                                 | 0.002400%              |  |                                   |
|                     |       |                    | Veva K. Nelson                             | 0.009800%              |  |                                   |
|                     |       |                    | Margaret R. Ellison                        | 0.001200%              |  |                                   |
|                     |       |                    | C. S. Daley                                | 0.002500%              |  |                                   |
|                     |       |                    | Joseph Nelson                              | 0.004900%              |  |                                   |
|                     |       |                    | Ellis Rudy                                 | 0.018100%              |  |                                   |
|                     |       |                    | Ritts Royalty Company                      |                        |  |                                   |
|                     |       |                    | Bank of Oklahoma Tulsa NA                  |                        |  |                                   |
|                     |       |                    | Agent & Atty-in-Fact                       | 0.752300%              |  |                                   |
|                     |       |                    | Joy Rene Pope                              | 0.048900%              |  |                                   |
|                     |       |                    | Gaylene Ashcraft                           | 0.048800%              |  |                                   |
|                     |       |                    | Beverly B. Nelson                          | 0.002400%              |  |                                   |
|                     |       |                    | Judd Moore                                 | 0.047700%              |  |                                   |
|                     |       |                    | Marion U. & Donald B. Heard                | 0.162700%              |  |                                   |
|                     |       |                    | Mildred Smith Rawls                        | 0.010330%              |  |                                   |
|                     |       |                    | Magabel Smith Rufe                         | 0.010330%              |  |                                   |
|                     |       |                    | Cassius L. Smith                           | 0.011620%              |  |                                   |
|                     |       |                    | Rosa Lee Smith Johnson                     | 0.010990%              |  |                                   |
|                     |       |                    | Katie Smith Hazelhurst                     | 0.010330%              |  |                                   |
|                     |       |                    | Eva W. Grahm                               | 0.010330%              |  |                                   |
|                     |       |                    | Mary Smith Bowers                          | 0.010330%              |  |                                   |
|                     |       |                    | Richard L. Cromartie, Jr.                  | 0.008720%              |  |                                   |
|                     |       |                    | Jane Cromartie Williams                    | 0.011950%              |  |                                   |
|                     |       |                    | T. L. Wooten                               | 0.010330%              |  |                                   |
|                     |       |                    | Lillian Smith Ward                         | 0.005170%              |  |                                   |
|                     |       |                    | Betty S. Warren                            | 0.001300%              |  |                                   |
|                     |       |                    | Frances Wooten Scott                       | 0.005170%              |  |                                   |
|                     |       |                    |  | 0.010330%              |  |                                   |
|                     |       |                    | H. Winfield Smith, Jr.                     | 0.010330%              |  |                                   |
|                     |       |                    |  |                        |  |                                   |

to unit agreement, south justis unit Lea county , new mexico

7. . .

| န္ | Lease Status | Basic Royally Owner<br>Percentage | ner       | Overriding Royalty Owner<br>Percentage | Working Interest Owner<br>Percentage |
|----|--------------|-----------------------------------|-----------|--|--------------------------------------|
|    |              | Harry E. Smith                    | 0.005170% |  |                                      |
|    |              | Horry Eldon Smith                 | 0.000650% |  |                                      |
|    |              | Mary M. Smith                     | 0.010330% |  |                                      |
|    |              | Maude S. Smith                    | 0.010330% |  |                                      |
|    |              | R. P. Smith                       | 0.011620% |  |                                      |
|    |              | Robert H. Smith                   | 0.001300% |  |                                      |
|    |              | Dudley M. Smith                   | 0.000650% |  |                                      |
|    |              | Lena Ann Blake                    | 0.001200% |  |                                      |
|    |              | Philip Julian Erickson            | 0.006040% |  |                                      |
|    |              | John Warren Erickson              | 0.006030% |  |                                      |
|    |              | Mary Elinor Erickson Knox         | 0.006030% |  |                                      |
|    |              | Mary A. Fasken                    | 0.002400% |  |                                      |
|    |              | Roma A. Syfert                    | 0.040500% |  |                                      |
|    |              | Rosalind Liethold                 | 0.002530% |  |                                      |
|    |              | William M. Dittmer, Sr.           | 0.002530% |  |                                      |
|    |              | John A. Dittmer                   | 0.002530% |  |                                      |
|    |              | Albert Dittmer                    | 0.003380% |  |                                      |
|    |              | Charles A Burgess                 | 0.040500% |  |                                      |
|    |              | Ellen E. Booker                   | 0.002530% |  |                                      |
|    |              | Luella Boes Forwalder             | 0.013500% |  |                                      |
|    |              | Donald Woods                      |           |  |                                      |
|    |              | c/o Penny Roofing Company         | 0.013500% |  |                                      |
|    |              | Joe William Gray                  | 2009/6000 |  |                                      |
|    |              | W. M. Riddle & Betty J. Riddle    | 0.005810% |  |                                      |
|    |              | Archie D. Smith & Clarabelle      |           |  |                                      |
|    |              | Beals Trust dtd 12-9-70           |           |  |                                      |
|    |              | Archie D. Smith, Jr., Trustee     | 0.752300% |  |                                      |
|    |              | Sarah S. Smith                    | 0.011620% |  |                                      |
|    |              | O. W. Skirvin Test Trust          |           |  |                                      |
|    |              | American National Bank            |           |  |                                      |
|    |              | Co Trustee                        | 0.217000% |  |                                      |
|    |              |                                   |           |  |                                      |

TO UNIT AGREEMENT, SOUTH JUSTIS UNIT LEA COUNTY , NEW MEXICO

| 0.605500%  | 0.989100%   | 0.635850%<br>0.000330%                                   | 0.000320%   | 0.195300%<br>0.005170%<br>0.039200%                  | 0.000300%<br>0.000300%<br>0.000300%   | 0.000060%<br>0.000060%  | 0.000060%<br>0.000060%<br>0.002400%  |
|--|---|--|---|--|---|---|--|
| G. T. Blankenship<br>Texas American Bank,<br>Successor Trustee U/W/O | Dolores Mooers, Acct #5976<br>NCNB Texas National Bank of<br>Ft. Worth, Trustee U/A of<br>the Canpey Hanger et al | Mooers Trust<br>Richard A. Whiltington<br>D. V. Thompson | c/o Richard A. Whittington<br>American State Bank and<br>Martha McEvoy Pope, Co-<br>Trustees of the Hattie C.<br>Williams Trust U/M dated | 8-10-81<br>Betty L. Amonte<br>Beams Minerals Company | Susan Lamb Griffth<br>John Austin Rittenhouse<br>Judith Rittenhouse<br>Thomas W. Tucker | c/o Susan L. Griffith<br>April Elizabeth Tucker<br>Floyd M. Melton, Jr.<br>Guardian for Molly Catherine | Lamb<br>Floye M. Melton, Jr.<br>Guardian for Loren Tyner<br>Lamb<br>Libby L. Underwood Morrish |
|  |   |  |   |  |   |   |  |
|  |   |  | iank,<br>Acct \$5976<br>nnai Bank of<br>ee U/A of<br>iger et al   |  |   |   |  |

TO UNIT AGREEMENT, SOUTH JUSTIS UNIT LEA COUNTY , NEW MEXICO

| Working Interest Owner<br>Percentage   |   | 100%  |   |
|--|---|---|---|
| Working<br>Pe                          |   | ARCO  |   |
| Overriding Royalty Owner<br>Percentage |   |   |   |
| Owner                                  | 0.390700%<br>0.494550%<br>0.005810%<br>0.010330%<br>0.001000%   | 0.0520850%<br>0.0039075%<br>0.0078150%<br>0.0039075%<br>0.130213%<br>0.13270%<br>0.292950%  | 0.146475%   |
| Basic Royalty Owner<br>Percentage      | 10C-Gulf Coost Inc. c/o Fina Oil & Chemical Co. Mooers Oil Corporation Steven R. Fine Kathleen F. Smith R. E. Guest, Oil Producer | Sharon Antoinette Dumas Jerry N. Nislar Mildred Nislar Joan N. Brown Mark A. Hannifin American State Bk and Martha McEvoy Pope, Co-Trustees of the Hattie C. Williams Trust Louella M. Kelly, Life Estate James M. Morey and The Liberty Nt'1 BK, Co-Trustees of the Onez Norman Rooney Testamentary Trust, Trust # 1143074008 Jimmy D. Morey and Mary M. Morey, Co-Trustees of the | Jimmy V. Morey<br>Revocable Trust<br>Marilyn M. Law and James |
| Acres Lease Status                     |   | ₽<br>B  |   |
| Acres                                  |   | 240   |   |
| . Description of Land                  |   | E/2 NW/4, NW/4 NE/4 Section 23, N/2 NW/4, SW/4 NW/4 Section 24, T-25-S, R-37-E, Leo County, New Mexico  |   |
| Tr.<br>No. Description of Land         |   | 48 E/2 NW/4, NW/4 NE/4 Section 23, N/2 NW/4, SW/4 NW/4 Section 24, 1-25-5, R-37-E, Leo County, New Mexico   |   |

| Working Interest Owner<br>Percentage   |  |                                 |           |           |  |                                       |           |                        |           |  |   |
|--|--|---------------------------------|-----------|-----------|--|---------------------------------------|-----------|------------------------|-----------|--|---|
| Overriding Royalty Owner<br>Percentage | 0.146475%  | 0.089840%                       | 0.130212% | 0.449200% | 0.113300%  | 0.046900%                             | 0.046800% | 0.469000%<br>0.906360% | 0.585900% | 1.093700 <b>x</b><br>1.562500 <b>x</b> | 0.022659%<br>0.833330%  |
| Basic Royally Owner<br>Percentage      | B. Law, Co-Trustees of the<br>Mariyn M. Law Revocable<br>Trust 0.1 | : Cone Trust,<br>n Cone Trustee | Đ.        |           | Amarillo Nt'I Bk as Trustee<br>for Suda Willis Oles<br>Revocable Trust 0.1 | . "C" Acct.<br>osbacher<br>"A " Acct. |           |                        | er er     |  | Jo Ann Seevers Trustee of the Trust created in the w/o James N. Seevers S.E. Cone Jr. 0.8 |
| Acres Lease Status                     |  |                                 |           |           |  |                                       |           |                        |           |  |   |

TO UNIT AGREEMENT, SOUTH JUSTIS UNIT LEA COUNTY , NEW MEXICO

F. 6

| Acres Lease Status | Basic Royally Owner<br>Percentage | mer                                     | Overriding Royally Owner<br>Percentage | Working Interest Owne<br>Percentage |
|--------------------|-----------------------------------|---|--|-------------------------------------|
|                    | Mariorie Cone Kastman             | 0.833330%                               |  |                                     |
|                    | Christine Toles Elliott           | 0.065100%                               |  |                                     |
|                    | Eunice Cone Gibson                | 0.156300%                               |  |                                     |
|                    | Marybeth Toles Mongum             | 0.065100%                               |  |                                     |
|                    | Robert Mosbacher L Acct.          | 0.046900%                               |  |                                     |
|                    | J. Penrod Toles and Sally         |   |  |                                     |
|                    | Toles, Trustees of the            |   |  |                                     |
|                    | J. Penrod Toles Trust             | 0.065100%                               |  |                                     |
|                    | Atlantic Richfield Company        | 0.781200%                               |  |                                     |
|                    | Cathie Auvenshine                 | 0.089840%                               |  |                                     |
|                    | Stewart Bachman, Jr.              | 0.101570%                               |  |                                     |
|                    | Kenneth G. Cone                   | 0.089840%                               |  |                                     |
|                    | Clifford Cone                     | 0.089840%                               |  |                                     |
|                    | Tom R. Cone                       | 0.089840%                               |  |                                     |
|                    | Allyne Kelly Fuller               | 0.037763%                               |  |                                     |
|                    | John H. Hendrix Corp.             | 0.260425%                               |  |                                     |
|                    | Katherine Adeline Cone Keck       | 0.833340%                               |  |                                     |
|                    | Robert Jackson Kelly, III         | 0.018887%                               |  |                                     |
|                    | Phillip Lewis Lee                 | 0.130200%                               |  |                                     |
|                    | Randolph Palmer Lee               | 0.260400%                               |  |                                     |
|                    | Edwin D. Lee                      | 0.130200%                               |  |                                     |
|                    | -                                 | 0.046900%                               |  |                                     |
|                    | Robert Mosbacher T Ac             | 0.046900%                               |  |                                     |
|                    | Robert Mosbacher K Ac             | 0.046900%                               |  |                                     |
|                    | Ora Lee Nistar                    | 0.195300%                               |  |                                     |
|                    | A,merican St. Bk. & Ora Lee       |   |  |                                     |
|                    | Nislar Co-Trustees of the         |   |  |                                     |
|                    | O.L. Nislar, Jr. Trust            | 0.097650%                               |  |                                     |
|                    | American St. Bk & Ora Lee         |   |  |                                     |
|                    | Nislar Co-Trustees of the         | *************************************** |  |                                     |
|                    | Kobert Nislar Irust               | 0.09/650%                               |  |                                     |
|                    |                                   |   |  |                                     |

to unit agreement, south justis unit Lea county , new mexico

| Lease Status | Basic Royalty Owner<br>Percentage   | wner                   | Overriding Royalty Owner<br>Percentage | Working Interest Owner<br>Percentage |
|--------------|---|------------------------|--|--------------------------------------|
|              | NCNB Texas Nt! Bk as<br>Trustee U/W Paul S. Oles<br>Mary Beth Kelly Ping  | 0.113270%<br>0.018887% |  |                                      |
|              | Nina Jean Seevers Scott<br>as Trustee under Trust<br>Arresment evented by |                        |  |                                      |
|              | Ning Jean Seevers Scott as Grantor and Stewart                            |                        |  |                                      |
|              | Bachman Jr. as Irustee<br>dated 7/27/1975.                                | 0.113295%              |  |                                      |
|              | Barbara Mosbacher B AC  | 0.046800%              |  |                                      |
|              | Barbara Mosbacher S AC<br>Mary Louise Stringer                            | 0.046900%<br>0.037763% |  |                                      |
|              | Headington Minerals   | 0.651042%              |  |                                      |
|              | rniiip Lewis Lee<br>Randolph P. Lee                                       | 0.130208%              |  |                                      |
|              | Edward David Lee<br>Mrs F.A. Kelly  | 0.130208%              |  |                                      |
|              | Kops Oil Co.  | 0.554681%              |  |                                      |
|              | Jimmy Morey Revocable Trust Limmy D. Morey                                |                        |  |                                      |
|              | and Mary Morey, Trustees  | 0.146484%              |  |                                      |
|              | Marilyn D. Law Revocable<br>Trust Marilyn I aw and                        |                        |  |                                      |
|              | James B. Law, Trustees  | 0.146484%              |  |                                      |
|              | A.L. Mangum<br>JMD Trust A.L. Mangum.                                     | 0.008138%              |  |                                      |
|              | Trustee   | 0.008138%              |  |                                      |
|              | SEM Trust, A.L. Mangum, Jr.,<br>Trustee                                   | 0.008138%              |  |                                      |
|              |   |                        |  |                                      |

TO UNIT AGREEMENT, SOUTH JUSTIS UNIT LEA COUNTY , NEW MEXICO

| Working Interest Owner<br>Percentage   |   | ARCO 50.390625% Doyle Hartman and wife, Margaret Hartman James A. Davidson, separate property Larry A. Nermyr, separate property James E. Burr and wife, Jack Fletcher and wife, Delphia Fletcher   |
|--|---|---|
| Overriding Royally Owner<br>Percentage |   | ARCO Doyle Hartman and wife Margaret Hartman James A. Davidson, sep property Larry A. Nermyr, separa property James E. Burr and wife Laveta Burr Jack Fletcher and wife, Delphia Fletcher   |
| Overriding R<br>Perce                  | 88%<br>51%<br>51%<br>53%<br>53%<br>53%<br>53%   | 0% % % % % % % % % % % % % % % % % % %  |
| Bosic Royally Owner<br>Percentage      | 6.585938% 6.010851% 6.010851% 6.010851% 6.0055104% 6.0833333% 8t, American 1y N. Nislar, 6.039063% 6.7 Wallace 1 Trust, 5! Bk and 0-Trustes 0.078125% d American stees 0.039063%  | le Dumas 0.0520850% 0.0039075% 0.0039075% 0.0039075% 0.0039075% 0.0039075% 0.130213% We and 0.781300% 0.113270% and 0.113270% |
| Stotus                                 | Lyeth Oil Trust Ira L. Elliot E.A. Trust, Ira L. Elliott and Christine T. Elliott, Trustees Toles—COM Ltd. Katherine Cone Keck Joan Brown Trust, American St Bk and Jerry N. Nislar, Trustee Niky Ratliff, Nancy Wallace and Joel Nislar Trust, American Sta St Bk and Jerry Nislar, Co—Trustees Joe S. Nislar Estate Ora L. Nislar and American St Bk. Co—Trustees | HBP Sharon Antoinette Dumas Jerry N. Nislar Mildred Nislar Joan N. Brown Mark A. Hannifin American State Bk and Martha McEvoy Pope, Co-Trustees of the Hattie C. Williams Trust Louella M. Kelly, Life Estate James M. Morey and The Liberty Nt'l BK,   |
| and Acres Lease Status                 |   | Н   |
| Tr.<br>No. Description of Land         |   | 49 NE/4 NE/4 Section 23,<br>T-25-S, R-37-E<br>Lea County, New Mexico  |

| Acres Lease Status | Basic Royally Owner<br>Percentage                              | ner       | Overriding Royally Owner<br>Percentage | Working Interest Owner<br>Percentage |
|--------------------|--|-----------|--|--------------------------------------|
|                    | Co-Trustees of the Onez<br>Norman Rooney<br>Jestamentary Trust |           |  |                                      |
|                    | Trust # 1143074008<br>Jimmy D. Morey and                       | 0.292950% |  |                                      |
|                    | Mary M. Morey,<br>Co-Trustees of the                           |           |  |                                      |
|                    | Jimmy D. Morey<br>Revocable Trust                              | 0.146475% |  |                                      |
|                    | Marilyn M. Law and James<br>R. Jaw. Co-Trustees of the         |           |  |                                      |
|                    | Marilyn M. Law Revocable                                       |           |  |                                      |
|                    | Trust  | 0.146475% |  |                                      |
|                    | Douglas Cone Trust,  |           |  |                                      |
|                    | Marilyn Cone Trustee<br>The New Mavira Co                      | 0.089840% |  |                                      |
|                    | P.O. Box 2479  | 0.130212% |  |                                      |
|                    | Leon Binkley & Donna   |           |  |                                      |
|                    | Frost as Personal Rep.s  |           |  |                                      |
|                    | of the Estate of   | 0 449700% |  |                                      |
|                    | Amarillo Nt'1 Bk as Trustee                                    |           |  |                                      |
|                    | for Suda Willis Oles   |           |  |                                      |
|                    | Revocable Trust  | 0.113300% |  |                                      |
|                    | Emil Mosbacher Jr. "C" Acct.                                   |           |  |                                      |
|                    | c/o R. Bruce Mosbacher   | 0.046900% |  |                                      |
|                    | Emil Mosbacher Jr. "A " Acct.                                  |           |  |                                      |
|                    | c/o R. Bruce Mosbacher   | 0.046800% |  |                                      |
|                    | Emil Mosbacher Jr. "B" Acct.                                   |           |  |                                      |
|                    | c/o R. Bruce Mosbacher   | 0.469000% |  |                                      |
|                    | Jo Ann Seevers   | 0.906360% |  |                                      |

| Description of Land | Acres | Acres Lease Status | Basic Royalty Owner<br>Percentage | ner       | Overriding Royalty Owner<br>Percentage | Working Interest Owner<br>Percentage |
|---------------------|-------|--------------------|-----------------------------------|-----------|--|--------------------------------------|
|                     |       |                    |                                   |           |  |                                      |
|                     |       |                    | Konaly Trust Co. as               |           |  |                                      |
|                     |       |                    | Successor Corporate               |           |  |                                      |
|                     |       |                    | Trustee of the Lyeth              |           |  |                                      |
|                     |       |                    | Oil Trust                         | 0.585900% |  |                                      |
|                     |       |                    | North Central Oil Corp.           | 1.093700% |  |                                      |
|                     |       |                    | Southland Royalty Co.             | 1.562500% |  |                                      |
|                     |       |                    | Jo Ann Seevers Trustee of         |           |  |                                      |
|                     |       |                    | the Trust created in the          |           |  |                                      |
|                     |       |                    | w/o James N. Seevers              | 0.022659% |  |                                      |
|                     |       |                    | S.E. Cone Jr.                     | 0.833330% |  |                                      |
|                     |       |                    | Marjorie Cone Kastman             | 0.833330% |  |                                      |
|                     |       |                    | Christine Toles Elliott           | 0.065100% |  |                                      |
|                     |       |                    | Eunice Cone Gibson                | 0.156300% |  |                                      |
|                     |       |                    | Marybeth Toles Mangum             | 0.065100% |  |                                      |
|                     |       |                    | Robert Mosbacher L Acct.          | 0.046900% |  |                                      |
|                     |       |                    | J. Penrod Toles and Sally         |           |  |                                      |
|                     |       |                    | Toles, Trustees of the            |           |  |                                      |
|                     |       |                    | J. Penrod Toles Trust             | 0.065100% |  |                                      |
|                     |       |                    | Atlantic Richfield Company        | 0.781200% |  |                                      |
|                     |       |                    | Cathie Auvenshine                 | 0.089840% |  |                                      |
|                     |       |                    | Stewart Bachman, Jr.              | 0.101570% |  |                                      |
|                     |       |                    | Kenneth G. Cone                   | 0.089840% |  |                                      |
|                     |       |                    | Clifford Cone                     | 0.089840% |  |                                      |
|                     |       |                    | Tom R. Cone                       | 0.089840% |  |                                      |
|                     |       |                    | Allyne Keliy Fuller               | 0.037763% |  |                                      |
|                     |       |                    | John H. Hendrix Corp.             | 0.260425% |  |                                      |
|                     |       |                    | Katherine Adeline Cone Keck       | 0.833340% |  |                                      |
|                     |       |                    | Robert Jackson Kelly, III         | 0.018887% |  |                                      |
|                     |       |                    | Phillip Lewis Lee                 | 0.130200% |  |                                      |
|                     |       |                    | Randolph Palmer Lee               | 0.260400% |  |                                      |
|                     |       |                    | Edwin D. Lee                      | 0.130200% |  |                                      |

TO UNIT AGREEMENT, SOUTH JUSTIS UNIT LEA COUNTY , NEW MEXICO

Acres L

Description of Land

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| Lease Status | Basic Royally Owner<br>Percentage   | ner  | Overriding Royalty Owner<br>Percentage | Working Interest Owner<br>Percentage |
|--------------|---|--|--|--------------------------------------|
|              | Robert Mosbacher A Ac<br>Robert Mosbacher T Ac<br>Robert Mosbacher K Ac   | 0.046900%<br>0.046900%<br>0.046900%              |  |                                      |
|              | Ora Lee Nislar<br>A,merican St. Bk. & Ora Lee   | 0.195300%  |  |                                      |
|              |   | 0.097650%  |  |                                      |
|              | Nistar Co-trustees of the<br>Robert Nistar Trust<br>MOND Towas MH RU as   | 0.097650%  |  |                                      |
|              | Trustee U/W Paul S. Oles<br>Mary Beth Kelly Ping<br>Nina Jean Seevers Scott   | 0.113270%<br>0.018887%                           |  |                                      |
|              | as Trustee under Trust Agreement executed by Nina Jean Seevers Scott as Grantor and Stewart Barthman, Ir as Trustee |  |  |                                      |
|              | dated 7/27/1975. Barbara Mosbacher B AC Barbara Mosbacher C AC  | 0.113295%<br>0.046800%<br>0.046800%              |  |                                      |
|              | Barbara Mosbacher 5 AC<br>Mary Louise Stringer<br>Headington Minerals<br>Devitio Louis Fee                          | 0.037763%<br>0.037763%<br>0.651042%<br>0.130208% |  |                                      |
|              | rnilip Lews Lee<br>Randolph P. Lee<br>Edward David Lee<br>Mrs. E.A. Kelly<br>Kops Oil Co.<br>Jimmy Morey Revocable  | 0.130208%<br>0.130208%<br>0.13281%<br>0.554681%  |  |                                      |

TO UNIT AGREEMENT, SOUTH JUSTIS UNIT LEA COUNTY , NEW MEXICO

| Working Interest Owner<br>Percentage   |   | ARCO<br>Doyle Hartman and wife,<br>Margaret Hartman 14.655674%     |
|--|---|--|
| Overriding Royalty Owner<br>Percentage |   | ARCO<br>Doyle Hartman and<br>Margaret Hartman                      |
| Owner                                  | 0.146484% 0.008138% 0.008138% 0.008138% 0.010851% 0.010851% 0.065104% 0.833333% 0.019531% 0.078125% 0.039063%   | 0.0520850%<br>0.0039075%<br>0.0078150%                             |
| Basic Royalty Owner<br>Percentage      | Trust, Jimmy D. Morey and Mariyn D. Law Revocable Trust, Mariyn Law Revocable Trust, Mariyn Law and James B. Law, Trustees A.L. Mangum JMD Trust, A.L. Mangum, Jr., Trustee E.M. Trust, A.L. Mangum, Jr., Trustee Lyeth Oil Trust Ira L. Elliot E.A. Trust, Ira L. Elliott and Christine I. Elliott, Trustees Toles—COM Ltd. Katherine Cone Keck Joan Brown Trust, American St Bk and Jerry N. Nislar, Trustee Niky Ratliff, Nancy Wallace and Joel Nislar Trust, American Sta St Bk and Jerry Nislar, Co-Trustees Joe S. Nislar Estate Ora L. Nislar and American St Bk. Co-Trustees | Sharon Antoinette Dumas<br>Jerry N. Nislar<br>Mildred Nislar       |
| se Status                              |   | НВР  |
| Acres Lease Status                     |   | 40   |
| Description of Land                    |   | SE/4 NE/4 Section 23,<br>T-25-S, R-37-E,<br>Lea County, New Mexico |
| Tr.<br>No.                             |   | 50 SE/4<br>T-25-<br>Leσ Co   |

TO UNIT AGREEMENT, SOUTH JUSTIS UNIT Lea county , new mexico

- S - .

| Working Interest Owner<br>Percentage   | Joe Mabee, marital status  unknown Apache 6.250000% 6.250000% Headington Minerals, Inc. 5.555600%       | property  5.153644% Meridian Oil Production, Inc. 4.340250% 4El Paso Production Co. 3.551100% Betty Lou Linehan, separate property Barbara Lu Ratliff, separate property 3.125000% | status unknown 3.125000% J. L. Burkhart, marital status unknown Larry A. Nermyr, as his separate property 0.322103% James E. Burr and wife, LaVeta Burr Dack Fletcher and wife, 0.161051% |   |
|--|---|--|---|---|
| Overriding Royalty Owner<br>Percentage |   |  |   |   |
| Owner                                  | 0.0039075%<br>0.130213%   | 0.781300%<br>0.113270%   | 0.292950%   | 0.130212% 0.449200%   |
| Basic Royalty<br>Percentage            | Joan N. Brown<br>Mark A. Hannifin<br>American State Bk and<br>Martha McEvoy Pope,<br>Co-Trustees of the | Hattie C. Williams Trust Louella M. Kelly, Life Estate James M. Morey and The Liberty Nt'l BK, Co-Trustees of the Onez Norman Rooney Testamentary Trust                            | Trust # 1143074008 Jimmy D. Morey and Mary M. Morey, Co-Trustees of the Jimmy D. Morey Revocable Trust Marilyn M. Law and James B. Law, Co-Trustees of the Marilyn M. Law Revocable       | Irust Douglas Cone Trust, Marilyn Cone Trustee The New Mexico Co. P.O. Box 2479 Leon Binkley & Donna Frost as Personal Rep.s of the Estate of Kathleen Cone |
| Acres Lease Status                     |   |  |   |   |

| Acres | Lease Status | Basic Royally Owner<br>Percentage | ı           | Overriding Royalty Owner<br>Percentage | Working Interest Owr<br>Percentage |
|-------|--------------|-----------------------------------|-------------|--|------------------------------------|
|       |              | Amorillo Nt'I Bk as Trustee       |             |  |                                    |
|       |              | for Suda Willis Oles              | 0 11 2 2008 |  |                                    |
|       |              | Fmil Moshacher Jr "C" Accl        | 0.113300%   |  |                                    |
|       |              | c/o R Brice Mosbacher             | 0.046900%   |  |                                    |
|       |              | Emil Mosbacher Jr. "A " Acct.     |             |  |                                    |
|       |              | c/o R. Bruce Mosbacher            | 0.046800%   |  |                                    |
|       |              | Emil Mosbacher Jr. "B" Acct.      |             |  |                                    |
|       |              | c/o R. Bruce Mosbacher            | 0.469000%   |  |                                    |
|       |              | Jo Ann Seevers                    | 0.906360%   |  |                                    |
|       |              | Kanaly Trust Co. as               |             |  |                                    |
|       |              | Successor Corporate               |             |  |                                    |
|       |              | Trustee of the Lyeth              |             |  |                                    |
|       |              | Oil Trust                         | 0.585900%   |  |                                    |
|       |              | North Central Oil Corp.           | 1.093700%   |  |                                    |
|       |              | Southland Royalty Co.             | 1.562500%   |  |                                    |
|       |              | Jo Ann Seevers Trustee of         |             |  |                                    |
|       |              | the Trust created in the          |             |  |                                    |
|       |              | w/o James N. Seevers              | 0.022659%   |  |                                    |
|       |              | S.E. Cone Jr.                     | 0.833330%   |  |                                    |
|       |              | Marjorie Cone Kastman             | 0.833330%   |  |                                    |
|       |              | Christine Toles Elliott           | 0.065100%   |  |                                    |
|       |              | Eunice Cone Gibson                | 0.156300%   |  |                                    |
|       |              | Marybeth Toles Mangum             | 0.065100%   |  |                                    |
|       |              | Robert Mosbacher L Acct.          | 0.046900%   |  |                                    |
|       |              | J. Penrod Toles and Sally         |             |  |                                    |
|       |              | Toles, Trustees of the            |             |  |                                    |
|       |              | J. Penrod Toles Trust             | 0.065100%   |  |                                    |
|       |              | Atlantic Richfield Company        | 0.781200%   |  |                                    |
|       |              | Cathie Auvenshine                 | 0.089840%   |  |                                    |
|       |              | Stewart Bachman, Jr.              | 0.101570%   |  |                                    |
|       |              |                                   |             |  |                                    |

TO UNIT AGREEMENT, SOUTH JUSTIS UNIT LEA COUNTY , NEW MEXICO

| Overriding Royalty Owner Percentage |                 |              |               |             |                     |                       |                             |                           |                   |                     |              |                       |                       |                       |                |                             |                           |                        |                           |                           |                     |                      |                          |                      |                         |                        |                       |                         |                        |                        |  |
|-------------------------------------|-----------------|--------------|---------------|-------------|---------------------|-----------------------|-----------------------------|---------------------------|-------------------|---------------------|--------------|-----------------------|-----------------------|-----------------------|----------------|-----------------------------|---------------------------|------------------------|---------------------------|---------------------------|---------------------|----------------------|--------------------------|----------------------|-------------------------|------------------------|-----------------------|-------------------------|------------------------|------------------------|--|
| wher                                | 0.080840%       | 0.000000     | 0.009040%     | 0.089840%   | 0.037763%           | 0.260425%             | 0.833340%                   | 0.018887%                 | 0.130200%         | 0.260400%           | 0.130200%    | 0.046900%             | 0.046900%             | 0.046900%             | 0.195300%      |                             |                           | 0.097650%              |                           |                           | 0.097650%           |                      | 0.113270%                | 0.018887%            |                         |                        |                       |                         |                        |                        |  |
| Basic Royalty Owner<br>Percentage   | Konnoth C. Cono | Office J One | Clifford Cone | Tom R. Cone | Allyne Kelly Futler | John H. Hendrix Corp. | Katherine Adeline Cone Keck | Robert Jackson Kelly. III | Phillip Lewis Lee | Randolph Palmer Lee | Edwin D. Lee | Robert Mosbacher A Ac | Robert Mosbacher I Ac | Robert Mosbacher K Ac | Ora Lee Nislar | A,merican St. Bk. & Ora Lee | Nislar Co-Trustees of the | O.L. Nislar, Jr. Trust | American St. Bk & Ora Lee | Nislar Co-Trustees of the | Robert Nislar Trust | NCNB Texas Ntl Bk as | Trustee U/W Paul S. Oles | Mary Beth Kelly Ping | Nina Jean Seevers Scott | os Trustee under Trust | Agreement executed by | Nina Jean Seevers Scott | as Grantor and Stewart | Darkman is an Israelan |  |
| Acres Lease Status                  |                 |              |               |             |                     |                       |                             |                           |                   |                     |              |                       |                       |                       |                |                             |                           |                        |                           |                           |                     |                      |                          |                      |                         |                        |                       |                         |                        |                        |  |
| Description of Land                 |                 |              |               |             |                     |                       |                             |                           |                   |                     |              |                       |                       |                       |                |                             |                           |                        |                           |                           |                     |                      |                          |                      |                         |                        |                       |                         |                        |                        |  |

Description of Land

. J. .

| Acres Lease Status | Basic Royalty Owner<br>Percentage | wner      | Overriding Royally Owner<br>Percentage | Working Interest Owner<br>Percentage |
|--------------------|-----------------------------------|-----------|--|--------------------------------------|
|                    | Borbara Mosbacher C AC            | 0.046800% |  |                                      |
|                    | Barbara Mosbacher S AC            | 0.046900% |  |                                      |
|                    | Mary Louise Stringer              | 0.037763% |  |                                      |
|                    | Headington Minerals               | 0.651042% |  |                                      |
|                    | Phillip Lewis Lee                 | 0.130208% |  |                                      |
|                    | Randolph P. Lee                   | 0.130208% |  |                                      |
|                    | Edward David Lee                  | 0.130208% |  |                                      |
|                    | Mrs. E.A. Kelly                   | 0.113281% |  |                                      |
|                    | Kops Oil Co.                      | 0.554681% |  |                                      |
|                    | Jimmy Morey Revocable             |           |  |                                      |
|                    | Trust, Jimmy D. Morey             |           |  |                                      |
|                    | and Mary Morey, Trustees          | 0.146484% |  |                                      |
|                    | Marilyn D. Law Revocable          |           |  |                                      |
|                    | Trust, Marilyn Law and            |           |  |                                      |
|                    | James B. Law, Trustees            | 0.146484% |  |                                      |
|                    | A.L. Mangum                       | 0.008138% |  |                                      |
|                    | JMD Trust, A.L. Mangum,           |           |  |                                      |
|                    | Trustee                           | 0.008138% |  |                                      |
|                    | SEM Trust, A.L. Mangum, Jr.,      |           |  |                                      |
|                    | Trustee                           | 0.008138% |  |                                      |
|                    | Lyeth Oil Trust                   | 0.585938% |  |                                      |
|                    | Ira L. Elliot                     | 0.010851% |  |                                      |
|                    | E.A. Trust, Ira L. Elliott and    |           |  |                                      |
|                    | Christine T. Elliott, Trustees    | 0.010851% |  |                                      |
|                    | Toles-COM Ltd.                    | 0.065104% |  |                                      |
|                    | Katherine Cone Keck               | 0.833333% |  |                                      |
|                    | Joan Brown Trust, American        |           |  |                                      |
|                    | St Bk and Jerry N. Nislar,        |           |  |                                      |
|                    | Trustee                           | 0.039063% |  |                                      |
|                    | Niky Ratliff, Nancy Wallace       |           |  |                                      |
|                    | and Joel Nislar Irust,            |           |  |                                      |
|                    |                                   |           |  |                                      |

TO UNIT AGREEMENT, SOUTH JUSTIS UNIT LEA COUNTY , NEW MEXICO

| Working Interest Owner<br>Percentage   |   | 100%  | Texaco       35.000000%         Meridian Oil Production, Inc.       21.093750%         Cospen Oil Inc.       15.468750%         Elliott Oil Co.       6.250000%         ARCO       6.250000%         Kathleen Cone       2.343750%         J. R. Cone, et ux       2.343750%         An L. Cone Partnership       2.343750%         Ann H. Taylor       0.772060% |
|--|---|---|---|
| Overriding Royalty Owner<br>Percentage |   | ARCO  | Texaco Meridian Oil Pro (Operator) Caspen Oil Inc. Eliott Oil Co. ARCO Kathleen Cone J. R. Cone, et A. L. Cone Parl   |
| Basic Royally Owner<br>Percentage      | nd<br>0.019531%<br>ees 0.078125%<br>can 0.039063%   | 0.520710% 0.520710% 0.520710% 0.032550% ust 0.032550% ust 0.032550% 0.032550% 0.032550% 0.032550% 0.032550% 0.032550% 0.032550% 0.032550% 0.032550% 0.032550% 0.032550% 0.03250% | 0.015700%<br>0.019530%<br>0.019530%<br>0.015700%<br>1rator 0.036620%<br>/A/0 0.015700%<br>0.781250%<br>0.024410%  |
| Bosic<br>Pe                            | American Sta St Bk and<br>Jerry Nislar, Co-Trustees<br>Joe S. Nislar Estate<br>Ora L. Nislar and American<br>St Bk. Co-Trustees | Ernie W. Turner Leck A. Jones Lara Alison Wimberley Trust Clay David Wimberley Trust Laura Healey Wimberly Trust Emily Ann Wimberley Trust Jesse Jameson Berg Trust Mary Megan Berg Trust Alice W. Nielson Leuie-Lane Wimberley Tisdail Lewis Woodrow Wimberley Benita Jean Birgmingham   | Lillian Bell Beatrice Bray Blackburn G. T. Blankenship J. O. Buffington Mollie Buffington Estate Pansy Weaver Administrator Texas State Treasurer F/A/0 W. T. Buffington William W. Carlin John J. Christmann   |
| Acres Lease Status                     |   | <u>용</u>  | 48 <del>4</del>   |
| Acres Le                               |   | 320   | 08  |
| Description of Land                    |   | W/2 SW/4, NE/4 NE/4<br>Section 24; NW/4, SW/4<br>NE/4 Section 25,<br>T-25-5, R-37-E,<br>Lea County, New Mexico  | W/2 SW/4 Section 19,<br>T-25-S, R-38-E,<br>Lea County, New Mexico,<br>below 5,000 feet  |
| - N                                    |   | 15  | 52  |

TO UNIT AGREEMENT, SOUTH JUSTIS UNIT LEA COUNTY , NEW MEXICO

No.

| st Owner<br>ge                         | 0.694850%<br>0.501830%<br>0.468750%                                   | 0.468750%                 | 0.468/50% $0.468750%$             | 0.468750%             | 0.386030%  | 0.386030%       |                             | 3.088240%            |                              |                      |                    |                 |               |                         |                                |           |                 |                  |            |                        |                  |                          |                      |                      |           |                      |                     |
|--|---|---------------------------|-----------------------------------|-----------------------|--|-----------------|-----------------------------|----------------------|------------------------------|----------------------|--------------------|-----------------|---------------|-------------------------|--------------------------------|-----------|-----------------|------------------|------------|------------------------|------------------|--------------------------|----------------------|----------------------|-----------|----------------------|---------------------|
| Working Interest Owner<br>Percentage   | First Century Oil, Inc.<br>Patricia Penrose Schieffer<br>Doualas Cone | Clifford Cone             | Ihomas R. Cone<br>Kenneth G. Cone | Cothie Cone Auveshine | Colleen M. Wallace<br>Robert I. McPheron                 | Charles B. Read | Donaldson Brown Trust A/Cl  | W.K. Byrom           |                              |                      |                    |                 |               |                         |                                |           |                 |                  |            |                        |                  |                          |                      |                      |           |                      |                     |
| Overriding Royalty Owner<br>Percentage |   |                           |                                   |                       |  |                 |                             |                      |                              |                      |                    |                 |               |                         |                                |           |                 |                  |            |                        |                  |                          |                      |                      |           |                      |                     |
| Owner                                  | 0.195310%<br>0.097650%<br>0.097660%                                   | 0.024410%                 | 0.468/50%                         | 0.024410%             |  | 0.146480%       |                             |                      |                              |                      | 0.292970%          | 0.146480%       | 0.015700%     | 2.343750%               |                                | 0.097660% |                 | 0.015700%        | 0.048820%  | 0.097660%              | 0.024410%        |                          | 0.820310%            |                      |           | 1 27505097           | 8/00/00/17·1        |
| Basic Royally O<br>Percentage          | Michael B. Collins<br>F. Ferrell Davis<br>Paul L. Davis. Jr.          | Fairway Oil & Gas Company | the Heiner Company                | Jock Markham          | J. Hiram Moore, Betty Jane<br>Moore and Michael Harrison | Moore, Trustees | United NM Trust Co. Trustee | for Nevada Childrens | Foundation Inc., Reno Concer | Center & Nevada TB & | Health Association | Charles B. Read | Linda Robison | Royalty Holding Company | Shriners Hospital for Crippled | Children  | Eunice L. Smith | c/o B. L. Reeves | Jont Tyson | Gertrude Olinger Tyson | James M. Welborn | NCNB Texas National Bank | Trustee, Trust #1311 | Dolores Mooers Trust | leam Bank | Fort Worth Successor | ilusiee, Acci ∦3970 |
| Acres Lease Status                     |   |                           |                                   |                       |  |                 |                             |                      |                              |                      |                    |                 |               |                         |                                |           |                 |                  |            |                        |                  |                          |                      |                      |           |                      |                     |
| Acres                                  |   |                           |                                   |                       |  |                 |                             |                      |                              |                      |                    |                 |               |                         |                                |           |                 |                  |            |                        |                  |                          |                      |                      |           |                      |                     |

TO UNIT AGREEMENT, SOUTH JUSTIS UNIT LEA COUNTY , NEW MEXICO

| Description of Land | Acres | Acres Lease Status | Basic Royalty Owner<br>Percentage | 70                                      | Overriding Royalty Owner<br>Percentage | Working Interest Owner<br>Percentage |
|---------------------|-------|--------------------|-----------------------------------|---|--|--------------------------------------|
|                     |       |                    | Ivan Ł. Hall                      | 0.015700%                               |  |                                      |
|                     |       |                    | Kathryn Everell Bray              | 0.019530%                               |  |                                      |
|                     |       |                    | Trust Corp of Montana             |   |  |                                      |
|                     |       |                    | FBO Bessie L. Whelon              | 0.058590%                               |  |                                      |
|                     |       |                    | Peter Bates Tyson Estate          |   |  |                                      |
|                     |       |                    | Jont Tyson Successor Ind.         |   |  |                                      |
|                     |       |                    | Executor                          | 0.048820%                               |  |                                      |
|                     |       |                    | ARCO                              | 6.250000%                               |  |                                      |
|                     |       |                    | Mooers Oil Corporation            | 0.638020%                               |  |                                      |
|                     |       |                    | ECS Petroleum Company             | 0.468750%                               |  |                                      |
|                     |       |                    | Gladys R. Berry Loan              |   |  |                                      |
|                     |       |                    | Fund Trust                        | 0.039060%                               |  |                                      |
|                     |       |                    | L E Jones Mineral Co.             | 0.468750%                               |  |                                      |
|                     |       |                    | John J. Redfern III               | 0.008140%                               |  |                                      |
|                     |       |                    | Rosalind Redfern Grover           | 0.008130%                               |  |                                      |
|                     |       |                    | Roberta Redfern Garst             | 0.008140%                               |  |                                      |
|                     |       |                    | Corinne C. Hightower Trust        |   |  |                                      |
|                     |       |                    | James Vance Staack, Trustee       | 0.260410%                               |  |                                      |
|                     |       |                    | James Vance Cowan Trust           |   |  |                                      |
|                     |       |                    | Donald P. Lopshire                | 0.005230%                               |  |                                      |
|                     |       |                    | Arthur E. Lopshire                | 0.005240%                               |  |                                      |
|                     |       |                    | Laretta I. Horton                 | 0.005230%                               |  |                                      |
|                     |       |                    | J.H. Herd                         | 0.244100%                               |  |                                      |
|                     |       |                    | Roy G. Barton Jr.                 | 0.019530%                               |  |                                      |
|                     |       |                    | Mark E. Hodge                     | 0.019530%                               |  |                                      |
|                     |       |                    | James Vance Cowan, Trustee        | 0.260420%                               |  |                                      |
|                     |       |                    |                                   | *************************************** |  |                                      |
|                     |       |                    | Jack Vance Cowan, Irustee         | 0.250420%                               |  |                                      |

TO UNIT AGREEMENT, SOUTH JUSTIS UNIT LEA COUNTY , NEW MEXICO

| Working Interest Owner<br>Percentage   | 100%   |  |                |                      |                    |          |
|--|--|--|----------------|----------------------|--------------------|----------|
| Wor                                    | ARC0   |  |                |                      |                    |          |
| Overriding Royally Owner<br>Percentage |  |  |                |                      |                    |          |
| Basic Royalty Owner<br>Percentage      | 12.50000%  | CE ACRES ) - 30.6%   |                | Percentage<br>52.24% | 17.16%<br>30.60%   | 100.00%  |
|  | ARCO   | f unit (surfa  |                |                      |                    |          |
| Acres Lease Status                     | unleased   | PERCENTAGE 0   | RECAPITULATION | Acreage<br>2,800.00  | 920.00<br>1,640.00 | 5,360.00 |
| Acres                                  | 40   | - 1,640.0  |                | Federal              | State<br>Patented  | TOTAL    |
| Description of Land                    | SE/4 NW/4 Section 14,<br>1-25-S, R-33-E,<br>Lea County, New Mexico | TOTAL PATENTED ACREAGE - 1,640.0 PERCENTAGE OF UNIT (SURFACE ACRES ) - 30.6% |                |                      |                    |          |
| Tr.<br>No.                             |  |  |                |                      |                    |          |

# EXHIBIT "C"

Attached to and made a part of that certain Unit Agreement dated \_\_\_\_\_\_, 19\_\_\_\_\_, for the South Justis Unit located in Lea County, New Mexico

| 1       .648309         2       1.377364         3       3.383153         4       .813426         5       .821711         6       2.192094         7       1.829734         8       1.893095         9       1.278368         10       3.083234         11       1.850652         12       10.129934         13       .548765 |
|---|
| 3       3.383153         4       .813426         5       .821711         6       2.192094         7       1.829734         8       1.893095         9       1.278368         10       3.083234         11       1.850652         12       10.129934   |
| 4       .813426         5       .821711         6       2.192094         7       1.829734         8       1.893095         9       1.278368         10       3.083234         11       1.850652         12       10.129934  |
| 5       .821711         6       2.192094         7       1.829734         8       1.893095         9       1.278368         10       3.083234         11       1.850652         12       10.129934  |
| 6 2.192094 7 1.829734 8 1.893095 9 1.278368 10 3.083234 11 1.850652 12 10.129934  |
| 7       1.829734         8       1.893095         9       1.278368         10       3.083234         11       1.850652         12       10.129934   |
| 8       1.893095         9       1.278368         10       3.083234         11       1.850652         12       10.129934  |
| 9 1.278368<br>10 3.083234<br>11 1.850652<br>12 10.129934  |
| 10       3.083234         11       1.850652         12       10.129934  |
| 11 1.850652<br>12 10.129934   |
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| 19 1.277488   |
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| .837075   |
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| 25 1.197228   |
| 26 .921097  |
| 27 1.308680   |
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| 28A .202856   |
| 29 1.432614   |
| 30 2.359737   |
| 31 1.980553   |
| 32 1.154044   |
| .436277   |
| 34 7.759747   |
| 35 4.153733   |
| 36 .165335  |
| .288605   |
| 38 .281110  |

| TRACT NUMBER | UNIT PARTICIPATION PERCENT |  |
|--------------|----------------------------|--|
| 39           | .821142                    |  |
| 39A          | .160596                    |  |
| 39B          | .032708                    |  |
| 40           | .264797                    |  |
| 40A          | .051745                    |  |
| 41           | 1.323544                   |  |
| 42           | .857037                    |  |
| 42A          | .353997                    |  |
| 43           | .535326                    |  |
| 44           | .054053                    |  |
| 44A          | .003731                    |  |
| 45           | .242369                    |  |
| 45A          | .044356                    |  |
| 46           | .768106                    |  |
| 47           | 5.783629                   |  |
| 48           | 6.745838                   |  |
| 49           | .825193                    |  |
| 50           | 1.738529                   |  |
| 51           | 5.893882                   |  |
| 52           | .453910                    |  |
| 53           | .964153                    |  |
| TOTAL        | 100.000000                 |  |
| STATE        | 15.484354                  |  |
| FEDERAL      | 55.861953                  |  |
| FEE          | 28.653693                  |  |
| TOTAL        | 100.000000                 |  |

# EXHIBIT "6"

~.;

BEFORE EXAMPLER CATANACH OIL CONSERVATION DIVISION

ARCO EXHIBIT NO.

UNIT OPERATING AGREEMENT CASE NO. 10552, 10553 10559

SOUTH JUSTIS

# **UNIT AREA**

# **COUNTY OF LEA**

# STATE OF NEW MEXICO

# **TABLE OF CONTENTS**

| RTIC        | LE                 |   | Page |
|-------------|--------------------|---|------|
|             | Prelimina          | ary Recitals                                  | 1    |
|             |                    | ARTICLE 1                                     |      |
|             |                    | CONFIRMATION OF UNIT AGREEMENT                |      |
| 1.1         | Confirm            | ation of Unit Agreement                       | 1    |
| 1.2         | Definition         | ons   | 1    |
|             | 1.2.1              | Outside Substances                            |      |
|             | 1.2.2              | Unit Production                               |      |
|             | 1.2.3              | Oil and Gas                                   |      |
|             | 1.2.4              | Oil and Gas Rights                            |      |
|             | 1.2.5              | Lessee or Working Interest Owner              |      |
|             | 1.2.6              | Royalty Owner                                 |      |
|             | 1.2.7              | Unit Participation                            |      |
|             | 1.2.8              | Unit Operations                               |      |
|             | 1.2.9              | Unit Equipment                                | 2    |
|             | 1.2.10             | Unit Expense                                  | 2    |
|             | 1.2.11             | Person  | 2    |
|             |                    | ARTICLE 2                                     |      |
|             |                    | <u>EXHIBITS</u>                               |      |
| 2.1         | Exhibits           |   | 2    |
|             | 2.1.1              | Exhibit "A", "B", and "C" of Unit Agreement   | 2    |
|             | 2.1.2              | Exhibit "D", Tract and Unit Ownership         |      |
|             | 2.1.3              | Exhibit "E", Accounting Procedure             |      |
|             | 2.1.4              | Exhibit "F", Insurance Provisions             | 2    |
|             | 2.1.5              | Exhibit "G", Equal Opportunity Clause         |      |
|             | 2.1.6              | Exhibit "H", Gas Balancing Agreement          |      |
| 2. <b>2</b> | Referenc           | ce to and Revision of Exhibits                | 3    |
|             |                    | ARTICLE 3                                     |      |
|             | SUPERVIS           | SION OF OPERATIONS BY WORKING INTEREST OWNERS |      |
| 3.1         |                    | Supervision                                   |      |
| J. 4        | 0 / <b>01</b> mm . | r   |      |

| ARTICI      | £   | Page |
|-------------|---|------|
| 3. <b>2</b> | Specific Authority and Duties                                 | 3    |
| J. <b>2</b> | 3.2.1 Method and Plans of Operation                           |      |
|             | 3.2.2 Drilling of Wells                                       |      |
|             | 3.2.3 Well Abandonment, Use and Conversion                    |      |
|             | 3.2.4 Expenditures  |      |
|             | 3.2.5 Disposition of Unit Equipment                           |      |
|             | 3.2.6 Appearance Before a Court or Regulatory Agency          |      |
|             | 3.2.7 Audits  |      |
|             | 3.2.8 Audit Exceptions  |      |
|             | 3.2.9 Inventories   | 4    |
|             | 3.2.10 Amendment of Overhead Rates                            | 4    |
|             | 3.2.11 Technical Services                                     | 4    |
|             | 3.2.12 Assignments to Committees                              | 4    |
|             | 3.2.13 Removal of Operator                                    |      |
|             | 3.2.14 Changes and Amendments                                 |      |
|             | 3.2.15 Investment Adjustment                                  |      |
|             | 3.2.16 Border Agreements                                      |      |
|             | 3.2.17 Termination of Unit Agreement                          | 5    |
|             | ARTICLE 4   |      |
|             | MANNER OF EXERCISING SUPERVISION                              |      |
| 4.1         | Designation of Representatives                                | 5    |
| 4.2         | Meetings  | 5    |
| 4.3         | Voting Procedure  | 5    |
| 1.5         | 4.3.1 Voting Interest   |      |
|             | 4.3.2 Vote Required   |      |
|             | 4.3.3 Vote at Meeting by Non-attending Working Interest Owner |      |
|             | 4.3.4 Poll Votes  |      |
|             | 4.3.5 Binding Effect of Vote                                  |      |
|             | ARTICLE 5   |      |
|             | MINISTER A DIGITAL OF WORKING DEPOSIT OF THE                  |      |
|             | INDIVIDUAL RIGHTS OF WORKING INTEREST OWNERS                  |      |
| 5.1         | Reservation of Rights   | 6    |
| 5.2         | Specific Rights   | 6    |
| ٥.2         | 5.2.1 Access to Unit Area                                     |      |
|             | 5.2.2 Reports   |      |
|             | J.2.2   |      |
| 5 <b>.3</b> | Taking Unitized Substances in Kind                            | 6    |
| 5.4         | Failure to Take in Kind                                       | 7    |
| 5.5         | No Sharing of Market  | 7    |
|             | Deversion on Laternat   | 7    |
| 5.6         | Reversionary Interest   |      |

# **UNIT OPERATOR**

| 6.1  | Unit Operator                            | 7  |  |
|------|--|----|--|
| 6.2  | Resignation or Removal                   | 7  |  |
| 6.3  | Selection of Successor                   | 8  |  |
|      | ARTICLE 7                                |    |  |
|      | AUTHORITY AND DUTIES OF UNIT OPERATOR    |    |  |
| 7.1  | Exclusive Right to Operate Unit          | 8  |  |
| 7.2  | Workmanlike Conduct                      |    |  |
| 7.3  | Liens and Encumbrances                   |    |  |
| 7.4  | Employees                                |    |  |
| 7.5  | Records                                  |    |  |
| 7.6  | Reports to Working Interest Owners       | 8  |  |
| 7.7  | Reports to Governmental Authorities      |    |  |
| 7.8  | Engineering and Geological Information 9 |    |  |
| 7.9  | Expenditures                             | 9  |  |
| 7.10 | Wells Drilled by Unit Operator.          | 9  |  |
| 7.11 | Border Agreements                        | 9  |  |
|      | ARTICLE 8                                |    |  |
|      |  |    |  |
|      | TAXES                                    |    |  |
| 8.1  | Property Taxes                           | 9  |  |
| 8.2  | Other Taxes                              | 10 |  |
| 8.3  | Income Tax Election                      | 10 |  |
|      | ARTICLE 9                                |    |  |
|      | INSURANCE                                |    |  |
| 9.1  | Insurance                                | 10 |  |
|      |  |    |  |

# **ADJUSTMENT OF INVESTMENTS**

| 10.1 | Property Taken Over  10.1.1 Wells and Well Equipment  10.1.2 Lease and Operating Equipment  10.1.3 Demand Wells  10.1.4 Exception to Demand Well Requirement  10.1.5 Additional Non-Demand Wells  10.1.6 Useable Wellbore Definition  10.1.7 Wellbores Made Useable  10.1.8 Wellbores Accepted as "Useable Wellbores"  10.1.9 Records | 10<br>11<br>11<br>12<br>12<br>13<br>14 |  |  |
|------|---|--|--|--|
| 10.2 | Inventory and Evaluation  |  |  |  |
| 10.3 | Investment Adjustment   | 15                                     |  |  |
| 10.4 | General Facilities  | 15                                     |  |  |
| 10.5 | Ownership of Property and Facilities  | 15                                     |  |  |
|      | ARTICLE 11 <u>UNIT EXPENSE</u>  |  |  |  |
| 11.1 | Basis of Charge to Working Interest Owners  | 15                                     |  |  |
| 11.2 | Budgets   |  |  |  |
| 11.3 | Advance Billings  | 16                                     |  |  |
| 11.4 | Commingling of Funds  | 16                                     |  |  |
| 11.5 | Unpaid Unit Expense   | 16                                     |  |  |
| 11.6 | Security Rights   | . 16<br>. 16                           |  |  |
| 11.7 | Carved-out Interests  | 17                                     |  |  |
| 11.8 | Uncommitted Royalty   | . 17                                   |  |  |
|      | ARTICLE 12  NONUNITIZED FORMATIONS  |  |  |  |
| 12.1 | Right to Operate  | . 17                                   |  |  |
| 12.2 | Dual Completions  |  |  |  |

| A        | R   | ГŢ | $\mathbf{C}$ | LE. |
|----------|-----|----|--------------|-----|
| $\Gamma$ | 18. |    | _            |     |

| <u>LIABILITY, CLAIMS, ANI</u> | ) SUITS |
|-------------------------------|---------|
|-------------------------------|---------|

| 13.1 | Individual Liability                 | 18 |
|------|--------------------------------------|----|
| 13.2 | Settlements                          | 18 |
| 13.3 | Notice of Loss                       | 18 |
| 13.4 | Force Majeure                        | 18 |
|      | ARTICLE 14                           |    |
|      | TITLES                               |    |
| 14.1 | Warranty and Indemnity               | 19 |
| 14.2 | Failure Because of Unit Operations   | 19 |
| 14.3 | Unleased Interests Treated as Leased | 19 |
| 14.4 | Waiver of Rights to Partition        | 19 |
| 14.5 | Notice of Transfer of Title          | 19 |
| 14.6 | Effect of Title Transfer             | 19 |
| 14.7 | Transfer to Multiple Parties         | 20 |
|      | ARTICLE 15                           |    |
|      | NOTICES                              |    |
| 15.1 | Notices                              | 20 |
|      |                                      |    |
|      | ARTICLE 16                           |    |
|      | WITHDRAWAL OF WORKING INTEREST OWNER |    |
| 16.1 | Withdrawal                           | 21 |
| 16.2 | Limitation on Withdrawal             | 21 |
|      | ARTICLE 17                           |    |
|      | ABANDONMENT OF WELLS                 |    |
| 17.1 | Rights of Former Owners              | 22 |
| 17.2 | Plugging                             | 22 |
|      |                                      |    |

| ARTICL | Page Page  |
|--------|--|
|        | ARTICLE 18   |
|        | EFFECTIVE DATE AND TERM  |
| 18.1   | Effective Date   |
| 18.2   | Term   |
|        | -<br>-   |
|        | ARTICLE 19   |
|        | ABANDONMENT OF OPERATIONS  |
| 19.1   | Termination         22           19.1.10il and Gas Rights         22 |
|        | 19.1.2 Right to Operate  |
|        | 19.1.4 Cost of Abandonment   |
|        | 19.1.5 Distribution of Assets  |
|        | ARTICLE 20   |
|        | APPROVAL   |
| 20.1   | Counterpart Execution, Ratification or Approval                      |
| 20.2   | Conflict with Prior Agreements                                       |
|        | ARTICLE 21   |
|        | GOVERNMENTAL REGULATIONS   |
| 21.1   | Governmental Regulations   |
|        |  |
|        | ARTICLE 22   |
|        | OTHER PROVISIONS   |
| 22.1   | Lease Burdens and Disbursement Obligations                           |
| 22.2   | Attorney's Fees  |
| 22.3   | Bankruptcy   |
| 22.4   | Applicable Law   |
| 22.5   | Media Release  |
|        | ARTICLE 23   |
|        | SUCCESSORS AND ASSIGNS   |
| 23.1   | Successors and Assigns   |
|        |  |

# UNIT OPERATING AGREEMENT

SOUTH JUSTIS UNIT Lea County, New Mexico

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# WITNESSETH:

THIS AGREEMENT, entered into as of the 1st day of September, 1992.

WHEREAS, the parties hereto as Working Interest Owners have executed an agreement entitled "Unit Agreement for the Development and Operation of the South Justis Unit, herein referred to as "Unit Agreement," which, among other things, provides for a separate agreement to be entered into by the Working Interest Owners to provide for Unit operations as therein defined;

NOW, THEREFORE, in consideration of the mutual agreements herein set forth, it is agreed as follows:

#### ARTICLE 1

### Confirmation of Unit Agreement

- 1.1 Confirmation of Unit Agreement. The Unit Agreement is hereby confirmed and by reference made a part of this Agreement. definitions in the Unit Agreement are adopted for all purposes of this Agreement. If there is any conflict between the Unit Agreement and this Agreement, the Unit Agreement shall govern.
- 1.2 **<u>Definitions</u>**. The definitions contained in the Unit Agreement are adopted for all purposes of this Agreement. In addition, the following terms, when used herein, shall have the following meanings:
  - 1.2.1 Outside Substances means all substances obtained from any source other than the Unitized Formation and which are injected into the Unitized Formation.
  - 1.2.2 **Unit Production** means all Unitized Substances produced and saved from the Unitized Formation.
  - 1.2.3 Oil and Gas means not only oil and gas as such in combination one with the other but means oil, gas, casinghead gas, casinghead gasoline, condensate, or other hydrocarbons or associated minerals, or any combination thereof.
  - 1.2.4 Oil and Gas Rights means the right to explore, develop and operate lands within the Unit Area for the production of Unitized Substances, or to share in the production so obtained or the proceeds thereof.
  - 1.2.5 Lessee or Working Interest Owner means an owner of a Working Interest, as defined in the Unit Agreement.
  - 1.2.6 Royalty Owner means an owner of a Royalty Interest as defined in the Unit Agreement.

| l<br>2<br>3<br>4                       |     | 1.2.7          | <u>Unit Participation</u> of each Lessee means the sum of the percentages obtained by multiplying the Working Interest of such Lessee in each Tract by the Tract Participation of such Tract and is set forth in Exhibit "D" hereto.  |
|--|-----|----------------|---|
| 5<br>6<br>7<br>8                       |     | 1.2.8          | <u>Unit Operations</u> means all operations conducted by the Unit Operator pursuant to the Unit Agreement and this Agreement.   |
| 9<br>10<br>11<br>12<br>13              |     | 1.2.9          | <u>Unit Equipment</u> is all personal property, lease and well equipment, plants and other facilities and equipment taken over or otherwise acquired for the joint account for use in Unit Operations.  |
| 14<br>15<br>16<br>17<br>18             |     | 1.2.10         | <u>Unit Expense</u> means all cost, expense or indebtedness incurred by the Unit Operator pursuant to the Unit Agreement and this Agreement.  |
| 19<br>20<br>21<br>22<br>23<br>24<br>25 |     | 1.2.11         | Person means any individual, corporation, partnership, common law or statutory trust, association of any kind, the State of Wyoming or any subdivision or agency thereof acting in a proprietary capacity, guardian, executor, administrator, fiduciary of any kind, or any entity capable of holding an interest in the Unit Area. |
| 26<br>27                               |     |                | ARTICLE 2   |
| 28                                     |     |                |   |
| 29                                     |     |                | Exhibits  |
| 30<br>31                               | 2.1 | Exhibite       | . The following exhibits are incorporated herein by reference   |
| 32<br>33                               | 2.2 | or attach      |   |
| 34<br>35<br>36<br>37                   |     | 2.1.1          | Exhibit A. B. and C of the Unit Agreement being the Plat of the Unit Area, the Description and Ownership of the Unit Area, and the Tract Participation within the Unit Area, respectively.  |
| 38<br>39<br>40<br>41<br>42             |     | 2.1.2          | <b>Exhibit D</b> , attached hereto, is a schedule showing the Working Interest owned by each Working Interest Owner in each Tract, and the total Unit Ownership of each Working Interest Owner.   |
| 43<br>44<br>45<br>46<br>47             |     | 2.1.3          | <b>Exhibit E</b> , attached hereto, is the Accounting Procedure applicable to Unit Operations. If there is any conflict between this Agreement and Exhibit <b>E</b> , this Agreement shall govern.  |
| 48<br>49<br>50                         |     | 2.1.4          | <b>Exhibit F</b> , attached hereto, contains insurance provisions applicable to Unit Operations.  |
|  |     |                |   |
| 51<br>52<br>53                         |     | 2.1.5          | <b>Exhibit G</b> , attached hereto, contains the Equal Opportunity Clause applicable to Unit Operations.  |
| 51<br>52<br>53<br>54<br>55<br>56       |     | 2.1.5<br>2.1.6 |   |
| 51<br>52<br>53<br>54<br>55             |     |                | Clause applicable to Unit Operations.  Exhibit H, attached hereto, contains the Gas Balancing   |

Reference to and Revision of Exhibits. When reference is made herein to an exhibit, it is to the original exhibit or, if revised, to the last revision. Whenever Exhibits A, B, or C are revised, Unit Operator shall also revise Exhibit D as necessary to conform to changes in ownership of which Unit Operator has been notified as provided in the Unit Agreement.

#### **ARTICLE 3**

### Supervision of Operations By Working Interest Owners

- 3.1 Overall Supervision. Working Interest Owners shall exercise overall supervision and control of all matters pertaining to Unit Operations. In the exercise of such authority, each Working Interest Owner shall act solely in its own behalf in the capacity of an individual owner and not on behalf of the owners as an entity.
- 3.2 Specific Authority and Duties. The matters with respect to which Working Interest Owners shall decide and take action pursuant to Section 4.3 shall include, but not be limited to, the following:
  - 3.2.1 <u>Method and Plans of Operation</u>. The method of operation, including the type of pressure maintenance or recovery program to be employed subject to approval of the AO.
  - 3.2.2 <u>Drilling of Wells</u>. The drilling, deepening or sidetracking of any well whether for production of Unitized Substances, for use as an injection well, or for other purposes.
  - 3.2.3 Well Abandonment. Use and Conversion. The abandonment of any well; the use of any well for injection, salt water disposal, or for any purpose other than production; or the conversion of the use of any well from one purpose to another. The reactivation of a well which was shut-in or temporarily abandoned to its former use by Unit Operator shall not require prior approval of Working Interest Owners if the estimated expenditure is less than the expenditure limitation specified in Section 3.2.4.
  - 3.2.4 Expenditures. The making of any single expenditure in excess of Fifty Thousand Dollars (\$50,000.00); however approval by Working Interest Owners of the drilling, reworking, deepening, or plugging back of any well shall include approval of all necessary expenditures required therefor, and for completing, testing, and equipping the well, including necessary flow lines, separators, and lease tankage.
  - 3.2.5 <u>Disposition of Unit Equipment</u>. The selling or otherwise disposing of any item of surplus Unit Equipment, if the current price of new equipment similar thereto is in excess of Twenty-Five Thousand Dollars (\$25,000.00).
  - 3.2.6 Appearance Before a Court or Regulatory Agency. The designating of a respresentative to appear before any court

| 2<br>3<br>4<br>5<br>6<br>7 |                  | Operations; however, Unit Operator shall act as such representative in the absence of the designation of a different representative by Working Interest Owners. Such designation shall not prevent any Working Interest Owner from appearing in person or from designating another representative in its own behalf. |
|----------------------------|------------------|--|
| 8<br>9<br>10<br>11         | 3.2.7            | <u>Audits</u> . The auditing of the accounts of Unit Operator pertaining to Unit Operations hereunder; however, the audits shall   |
| 12<br>13<br>14<br>15       |                  | not be conducted more than once each year except upon the resignation or removal of Unit Operator, and   |
| 17<br>18<br>19<br>20       |                  | (b) be made upon the approval of the owner or owners of a majority of Working Interest other than that of Unit Operator, at the expense of all Working Interest Owners other than Unit Operator, or  |
| 21<br>22<br>23<br>24<br>25 |                  | (c) be made at the expense of those Working Interest<br>Owners requesting such audit, if owners of less<br>than a majority of Working Interest, other than<br>that of Unit Operator, request such an audit, and  |
| 26<br>27<br>28<br>29       |                  | (d) be made upon not less than thirty (30) days written notice to Unit Operator.   |
| 30<br>31<br>32             | 3. <b>2</b> .8   | <u>Audit Exceptions</u> . The settlement of unresolved audit exceptions.   |
| 33<br>34<br>35             | 3.2.9            | <u>Inventories</u> . The taking of periodic inventories as provided by Exhibit E.  |
| 36<br>37<br>38             | 3. <b>2.1</b> 0. | Amendment of Overhead Rates. The amendment of the overhead rates provided in Section III of Exhibit "E".   |
| 39<br>40<br>41<br>42<br>43 | 3.2.11           | <u>Technical Services</u> . The authorizing of charges to the joint account for services by consultants or Unit Operator's technical personnel not covered by the charges provided by Exhibit "E".   |
| 44<br>45<br>46<br>47       | 3.2.12           | Assignments to Committees. The appointment of committees to study any problems in connection with Unit Operations.   |
| 47<br>48<br>49<br>50       | 3.2.13           | Removal of Operator. The removal of Unit Operator and the selection of a successor.  |
| 51<br>52                   | 3.2.14           | Changes and Amendments. The changing of the Unit Area or the amending of this Agreement or the Unit Agreement as provided by Article 11 of the Unit Agreement.   |
| 53<br>54<br>55<br>56       | 3. <b>2.1</b> 5  | Investment Adjustment. The adjustment and readjustment of investments.   |
|                            |                  |  |

| 1                        |     | 3.2.16     | Border Agreements. The entering into of Border   |
|--------------------------|-----|------------|--|
| 2                        |     |            | Agreements.  |
| 3                        |     | 0.0.17     | Manusimation of Timit Astronometer (The terminal)  |
| 4                        |     | 3.2.17     | Termination of Unit Agreement. The termination of the  |
| 5                        |     |            | Unit Agreement as provided therein.  |
| 6                        |     |            |  |
| 7<br>8                   |     |            | ARTICLE 4  |
| 9                        |     |            | ARTICLE 4  |
| 10                       |     |            | Manner of Exercising Supervision   |
| 11                       |     |            | marinor of moreography paper baston  |
| 12                       | 4.1 | Designa    | tion of Representatives. Each Working Interest Owner   |
| 13                       |     | shall inf  | orm Unit Operator in writing of the names and addresses of   |
| 14                       |     | the repr   | esentative and alternate who are authorized to represent and   |
| 15                       |     | bind suc   | h Working Interest Owner with respect to Unit Operations.  |
| 16                       |     | •          | esentative or alternate may be changed from time to time by  |
| 17                       |     | written 1  | notice to Unit Operator.   |
| 18                       |     |            |  |
| 19                       | 4.2 |            | <b>s</b> . All meetings of Working Interest Owners shall be called by  |
| 20                       |     |            | erator upon its own motion or at the request of one or more  |
| 21                       |     |            | Interest Owners having a total Unit Participation of not less  |
| 22                       |     |            | percent (10%). No meeting shall be called on less than   |
| 23                       |     |            | (14) days' advance written note, and any meeting called must   |
| 24                       |     |            | written agenda for the meeting attached. Working Interest  |
| 25                       |     |            | who attend the meeting may amend items included in the   |
| 26                       |     | -          | and may act upon an amended item or other items presented  |
| 27                       |     | of each r  | eeting. The representative of Unit Operator shall be chairman  |
| 28<br>29                 |     | or each r  | reeurig.   |
| 30                       | 4.3 | Voting     | Procedure. Working Interest Owners shall determine all   |
| 31                       | 4.0 |            | coming before them as follows:   |
| 32                       |     | 1111100010 | John State Contract C |
| 33                       |     | 4.3.1      | Voting Interest. Each Working Interest Owner shall have  |
| 34                       |     |            | a voting interest equal to its Unit Participation.   |
| 35                       |     |            | G Inches   |
| 36                       |     | 4.3.2      | Vote Required. Unless otherwise provided herein or in the  |
| 37                       |     |            | Unit Agreement, Working Interest Owners shall determine  |
| 38                       |     |            | all matters by the affirmative vote of Working Interest  |
| 39                       |     |            | Owners having a combined voting interest of at least   |
| 40                       |     |            | seventy-five percent (75%); however, should any one  |
| 41                       |     |            | Working Interest Owner have more than twenty-five percent  |
| 42                       |     |            | (25%) voting interest, its negative vote or failure to vote  |
| 43                       |     |            | shall not defeat a motion and such motion shall pass if  |
| 44                       |     |            | approved by Working Interest Owners having a majority  |
| 45                       |     |            | voting interest, unless two or more additional Working   |
| 46                       |     |            | Interest Owners having a combined voting interest of at  |
| 47                       |     |            | least five percent (5%) likewise vote against the motion or  |
| 48                       |     |            | fail to vote.  |
| 49                       |     | 499        | Vote of Meeting by Non-offending Working Interest  |
| 50                       |     | 4.3.3      | Vote at Meeting by Non-attending Working Interest Owner. Any Working Interest Owner who is not   |
| 51                       |     |            | represented at a meeting may vote on any agenda item by  |
| 52<br>53                 |     |            | letter, telegram or facsimile transmission addressed to the  |
| 5 <b>3</b><br>5 <b>4</b> |     |            | representative of Unit Operator if its vote is received prior to   |
| 5 <b>5</b>               |     |            | the submission of such item to vote at the meeting. Such   |
| 56                       |     |            | vote will not be counted with respect to any item on the   |
| 57                       |     |            | agenda which is amended at the meeting.  |
| J.                       |     |            | J  |
|                          |     |            | TV-14 O  |

- 4.3.4 Poll Votes. Working Interest Owners may vote by letter, telegram or facsimile transmission on any matter submitted in writing to all Working Interest Owners. If no meeting is requested, as provided in Section 4.2, within fourteen (14) days, including holidays and weekends, after a written proposal is sent to Working Interest Owners, the vote taken by letter, telegram or facsimile transmission shall control. Unit Operator shall give prompt notice of the results of such voting to each Working Interest Owner.
- 4.3.5 <u>Binding Effect of Vote</u>. All Working Interest Owners shall be bound for their proportionate share of all costs and expenses of unit Operations approved by the Working Interest Owners by the vote required herein.

# Individual Rights of Working Interest Owners

- 5.1 <u>Reservation of Rights</u>. Working Interest Owners severally reserve to themselves all their rights, powers, authority and privileges, except as expressly otherwise provided in this Agreement and in the Unit Agreement.
- 5.2 <u>Specific Rights</u>. Each Working Interest Owner shall have, among others, the following specific rights:
  - 5.2.1 Access to Unit Area. Access to the Unit Area at all reasonable times to inspect Unit Operations, all wells, and the records and data pertaining thereto.
  - Reports. The right to receive from Unit Operator, upon written request, copies of all reports to any governmental agency, reports of crude oil runs and stocks, inventory reports, and all other information pertaining to Unit Operations. The cost of gathering and furnishing information not ordinarily furnished by Unit Operator to all Working Interest Owners shall be charged to the Working Interest Owner that requests the information.
- 5.3 Taking Unitized Substances in Kind. The Unitized Substances allocated to each Tract shall be taken in kind by the parties entitled thereto by virtue of their ownership of Oil and Gas Rights therein or by purchase from such owners. Such parties shall have the right at their sole cost and expense to construct, maintain, and operate within the Unit Area all necessary facilities for that purpose, provided that they are so constructed, maintained, and operated as not to interfere with Unit Operations. Any extra expenditures incurred by Unit Operator by reason of the delivery in kind of any portion of the Unitized Substances shall be borne by the taking party. If a Royalty Owner has the right to take in kind a share of Unitized Substances and fails to do so, the Working Interest Owner whose Working Interest is subject to such Royalty Interest shall be entitled to take in kind such share of the Unitized Substances.

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- 5.4 Failure to Take in Kind. If any party fails to take in kind or separately dispose of its share of Unitized Substances, Unit Operator shall have the right but not the obligation, subject to revocation at will by the party owning the share, to purchase for its own account for not less than the same price the Unit Operator receives in an arms length transaction for its own Unit production at the Unit; provided that all contracts of sale by Unit Operator of any other party's share of Unitized Substances shall be only for such reasonable periods of time as are consistent with the minimum needs of the industry under the circumstances, but in no event shall any such contract be for a period in excess of one (1) year. The proceeds of the Unitized Substances so disposed of by Unit Operator shall be paid to the party entitled thereto on an individual Tract basis in accordance with applicable laws and regulations.
- 5.5 No Sharing of Market. Nothing herein shall be construed to provide directly or indirectly for any cooperative refining, joint sale or marketing of Unit Production.
- 5.6 Reversionary Interest. When a Tract ownership will change due to the payout (or multiple payouts) of a well within the Unit, the balance remaining to be recovered will be calculated on an allocated Tract basis after the effective date of the Unit. Payout will be deemed to occur the first day following the time that payout occurs.

#### **ARTICLE 6**

#### **Unit Operator**

- **6.1** <u>Unit Operator</u>. Atlantic Richfield Company is designated as the initial Unit Operator.
- 6.2 Resignation or Removal. Unit Operator may resign at any time. Unit Operator may be removed for cause, at any time, by the affirmative vote of two or more Working Interest Owners representing eighty percent (80%) or more of the Working Interest after excluding the interest of the Unit Operator. Such resignation or removal shall not become effective for a period of three (3) months after the resignation or removal, unless a successor Unit Operator has taken over Unit Operations prior to the expiration of such period. Unit Operator shall be deemed to have resigned if it no longer owns a working interest in the unit area, effective as of the date of transfer of such working interest. In the event Unit Operator contracts to sell all of its working interest in the unit area to a party not a subsidiary, parent or sister corporation, then Unit Operator may require a vote to elect a successor Unit Operator. Such vote (i) shall be conducted as if Unit Operator had resigned, (ii) shall become effective only if the sale of Unit Operator's Working Interest is consummated, (iii) may include Unit Operator's intended transferee as a nominee for successor Unit Operator, and (iv) shall take Unit Operator's voting percentage into account, with Unit Operator being permitted to vote for its intended transferee. A transfer of Unit Operator's Working Interest to a subsidiary, parent or sister corporation shall not be deemed a resignation. However, should a transfer of Unit Operator's Working Interest be made to a subsidiary, parent or sister corporation, the Unit

-7-

Operator upon written request shall supply documentation supporting financial stability of said subsidiary, parent or sister corporation.

6.3 Selection of Successor. Upon the resignation or removal of Unit Operator, a successor Unit Operator shall be selected by Working Interest Owners. In selecting a successor Unit Operator, the affirmative vote of three (3) or more Working Interest Owners having a total of sixty-five percent (65%) or more of the total Unit Participation shall prevail; provided that if any one Working Interest Owner has a Unit Participation of more than thirty-five percent (35%), its negative vote or failure to vote shall not be regarded as sufficient unless supported by the vote of two or more other Working Interest Owners having a total Unit Participation of at least five percent (5%). If the Unit Operator who is removed votes only to succeed itself or fails to vote, the successor Unit Operator may be selected by the affirmative vote of the owners of at least seventy-five percent (75%) of the Unit Participation remaining after excluding the Unit Participation of Unit Operator so removed.

#### **ARTICLE 7**

#### Authority and Duties of Unit Operator

- 7.1 <u>Exclusive Right to Operate Unit</u>. Subject to the provisions of this Agreement, Unit Operator shall have the exclusive right and be obligated to conduct Unit Operations.
- 7.2 Workmanlike Conduct. Unit Operator shall conduct Unit Operations in a good and workmanlike manner as would a prudent operator under the same or similar circumstances. Unit Operator shall freely consult with Working Interest Owners and keep them informed of all matters which Unit Operator, in the exercise of its best judgment, considers important. Unit Operator shall not be liable to Working Interest Owners for damages, unless such damages result from its gross negligence or willful misconduct.
- 7.3 <u>Liens and Encumbrances</u>. Unit Operator shall endeavor to keep the lands and leases in the Unit Area and Unit Equipment free from all liens and encumbrances occasioned by Unit Operations, except those provided for in Article 11.
- 7.4 <u>Employees</u>. The number of employees used by Unit Operator in conducting Unit Operations, their selection, hours of labor, and compensation shall be determined by Unit Operator.
- 7.5 Records. Unit Operator shall keep correct books, accounts, and records of Unit Operations.
- 7.6 Reports to Working Interest Owners. Unit Operator shall furnish Working Interest Owners periodic reports of Unit Operations.
- 7.7 Reports to Governmental Authorities. Unit Operator shall make all reports to governmental authorities that it has the duty to make as Unit Operator.

-8-

- 7.8 Engineering and Geological Information. Unit Operator shall furnish to a Working Interest Owner, upon written request, a copy of all logs and other engineering and geological data pertaining to wells drilled for Unit Operations.
- 7.9 Expenditures. Unit Operator is authorized to make single expenditures not in excess of Fifty Thousand Dollars (\$50,000.00) without prior approval of Working Interest Owners. In the event of an emergency, Unit Operator may immediately make or incur such expenditures as in its opinion are required to deal with the emergency. Unit Operator shall report to Working Interest Owners, as promptly as possible, the nature of the emergency and the action taken.
- 7.10 Wells Drilled by Unit Operator. All wells drilled by Unit Operator shall be at the usual rates prevailing in the area. Unit Operator may employ its own tools and equipment, but the charge therefor shall not exceed the usual rates prevailing in the area, and the work shall be performed by Unit Operator under the same terms and conditions as are usual in the area in contracts of independent contractors doing work of a similar nature.
- 7.11 Border Agreements. Unit Operator may, after determination of the need therefor by Working Interest Owners in accordance with the voting procedure set forth in Article 4, enter into border agreements with respect to lands adjacent to the Unit Area including those owned or operated by Unit Operator for the purpose of coordinating operations. Any border agreement negotiated by the Unit Operator must be approved by Working Interest Owners in accordance with the voting procedure set forth in Article 4. Failure to respond within sixty (60) days of receipt of a written request for approval will constitute approval.

#### **Taxes**

8.1 Property Taxes. Beginning with the first calendar year after the Effective Date hereof, Unit Operator shall make and file any necessary property tax renditions and returns with the proper taxing authorities with respect to all property of each Working Interest Owner used or held by Unit Operator for Unit Operations. Annually, prior to the rendition date, each Working Interest Owner shall furnish Unit Operator information regarding the burdens (including without limitation, royalties, overriding royalties, production payments, etc.)and taxable and non-taxable interests on oil and gas leases and/or interests contributed by that Working Interest Owner. Unit Operator, after notice to the Working Interest Owners, may appeal any tax assessment considered improper, or shall settle assessments arising therefrom. Expenses incurred in any appeal or settlement shall be charged to the joint account. All such property taxes shall be paid by Unit Operator and charged to the joint account; however, if the interest of a Working Interest Owner is subject to a separately assessed overriding royalty interest, production payment, or other interest in excess of a one-eighth (1/8) royalty, such Working Interest Owner shall be given credit for the reduction in taxes paid resulting therefrom.

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- 8.2 Other Taxes. Each Working Interest Owner shall pay or cause to be paid all production, severance, gathering, and other taxes imposed upon or with respect to the production or handling of its share of Unitized Substances.
- 8.3 Income Tax Election. Notwithstanding any provision herein that the rights and liabilities hereunder are several and not joint or collective, or that this Agreement and operations hereunder shall not constitute a partnership, if for Federal income tax purposes this Agreement and the operations hereunder are regarded as a partnership, then each Person hereby affected elects to be excluded from the application of all of the provisions of Subchapter K, Chapter 1, Subtitle A, of the Internal Revenue Code of 1986, as permitted and authorized by Section 761 of the Code and the regulations promulgated thereunder. Unit Operator is authorized and directed to execute on behalf of each Person hereby affected such evidence of this election as may be required by the Secretary of the Treasury of the United States or the Federal Internal Revenue Service, including specifically, but not by way of limitation, all of the returns, statements, and the data required by Federal Regulations 1.761-1(a). Should there be any requirement that each Person hereby affected give further evidence of this election, each such Person shall execute such documents and furnish such other evidence as may be required by the Federal Internal Revenue Service or as may be necessary to evidence this election. No such Person shall give any notices or take any other action inconsistent with the election made hereby. If any present or future income tax law of the United States contain provisions similar to those in Subchapter K, Chapter 1, Subtitle A, of the Internal Revenue Code of 1986, under which an election similar to that provided by Section 761 of the Code is permitted, each Person hereby affected shall make such election as may be permitted or required by such laws. In making the foregoing election, each such Person states that the income derived by such Person from Unit Operations can be adequately determined without the computation of partnership taxable income.

#### **ARTICLE 9**

#### Insurance

- 9.1 <u>Insurance</u>. Unit Operator, with respect to Unit Operations, shall:
  - (a) provide insurance or other protection as set forth in Exhibit "F".

#### ARTICLE 10

# Adjustment of Investments

- 10.1 <u>Property Taken Over</u>. Upon the Effective Date, Working Interest Owners shall deliver to Unit Operator the following:
  - 10.1.1 <u>Wells and Well Equipment</u>. All useable wells as defined in Article 10.1.6 in the Unitized Formation together with the

**5** 

casing, tubing, and downhole equipment therein up to and including all well head connections.

- 10.1.2 <u>Lease and Operating Equipment</u>. All lease and operating equipment, salt water disposal wells and facility systems related to the Unitized Formation which Working Interest Owners determine to be necessary or desirable for conducting Unit Operations, or
  - Unit Operator deems necessary for the temporary convenience of the Unit. This shall include, but is not limited to, nonuseable wells (those not "Useable" pursuant to Article 10.1.6) that are completed in the Unitized Formation and capable of producing Unitized Substances. This equipment shall be retained on a loan basis for a period of time not to exceed eighteen (18) months. If this equipment is not returned within the period provided the Unit will purchase it at the same evaluation as the original inventory. The Unitized Formation will be abandoned per State requirements prior to return of nonuseable wells.
- 10.1.3 Demand Wells. Upon the Effective Date of Unitization, or within two (2) years thereafter as demanded by the Unit Operator pursuant to the Unit plan of operations, Working Interest Owners will provide a useable wellbore, as defined in Article 10.1.6. on each forty acres which would constitute a proration unit within the Unit Area. If any such forty acres is not provided with a useable wellbore upon demand. the owner or owners contributing the forty acre location shall have the option for ninety (90) days to provide a useable wellbore. If a useable wellbore is not provided within the ninety (90) day period, the owner or owners contributing the forty acre location shall within 10 days of the end of such ninety (90) day period remit the sum of One Hundred Eighty Thousand Dollars (\$180,000) to the Unit Operator to be applied toward the cost of drilling. completing, and equipping a well on the deficient forty acre location. All costs of drilling, completing, and equipping the well in excess of the \$180,000 shall be charged to the joint account to be shared by all owners in proportion to their respective Unit Participation percentage. In the event that an owner or owners fail to provide a required useable wellbore, and fail to pay the assessed \$180,000 for each wellbore deficient location within the required time period, such owner or owners shall be in default of payment, and action shall be initiated in accordance with provisions of Article 11.5 of this Agreement.
- 10.1.4 Exception to Demand Well Requirement. Any forty acre proration unit which has not contributed oil production from the Unitized Formation for purposes of the Tract Participation formula of Section 13 of the Unit Agreement will not be subject to the requirements of Article 10.1.3 above.

10.1.5 Additional Non-Demand Wells. The Unit may accept additional wellbores on non-demand well 40-acre proration Units. Wellbores accepted without warranty of useable condition will be accepted without compensation to the owner(s) dedicating the wellbore to the Unit. Such wells will be accepted by the Unit only if cost estimates to workover or complete the wellbore in the unitized interval is less than the cost estimate to drill and complete a new well.

The Unit may also offer to purchase alternate wellbores on non-demand well 40-acre proration Units for \$180,000 each. Wellbores purchased by the Unit will be subject to warranty of useable condition by the owner(s) dedicating them to the Unit. Wellbores that will not benefit Unit operations will not be purchased or accepted.

- 10.1.6 <u>Useable Wellbore Definition</u>. Useable wellbores are defined as wells with status as follows:
  - (a) Wells active on Effective Date of Unitization will be accepted as useable if no zones other than the Unitized Formation are open and upon first entry by the Unit Operator the wellbore passes both a casing integrity test, defined as pressure testing to 500 psi for 30 minutes with a 10% tolerance (hereinafter "casing integrity test"), and a Bradenhead Integrity Test, defined as a test to insure there is no gas or liquid flow nor any sustained pressure from any casing annulus (hereinafter "Bradenhead Test") or in accordance with the State policies for casing integrity and Bradenhead tests at the time of unitization. It is the responsibility of the present operator of each well to be included in the Unit, to install the risers and valves necessary to perform a Bradenhead Test. If zones above the Unitized Formation are open, the non-unitized zones must be cement squeezed to isolate the Unitized Formation, pressure tested to 500 psi for 30 minutes (with a 10% tolerance) or in accordance with the State policy at the time of unitization, and cement in the production casing drill out.
  - (b) Wells closed-in or temporarily abandoned on Effective Date of Unitization will be accepted as useable if no zones other than the Unitized Formation are open (as above) and the well is clear and free of obstructions from the surface to the depth of deepest production, or to the latest plugged back total depth, in the Unitized Formation prior to being closed in. The well must pass a casing integrity test and a Bradenhead Test on or before first entry by the Unit Operator.
  - (c) Currently plugged and abandoned or recompleted wells that have previously produced from the Unitized Formation will be accepted as useable if

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they are restored to the Unitized Formation's last producing completion interval, are not open in non-unitized zones, are clear and free of obstructions from the surface to the latest plugged back total depth prior to cessation of production, and pass a casing integrity test and a Bradenhead Test upon first entry by the Unit Operator.

- (d) Alternate wells from existing wellbores will be accepted as useable if all non-unitized zones have been abandoned (deeper zones plugged back with a cast iron bridge plug or cement retainer capped with 35 feet of cement and pressure tested to 500 psi; shallower zones squeeze cemented, cement drilled out in the production casing and pressure tested), they penetrate the Unitized Formation, have sufficient casing size (5-1/2") to be deepened or have at least (4-1/2") casing set in the Unitized Formation, are adequately cemented and pass a casing integrity test and a Bradenhead Test upon first entry by the Unit Operator.
- 10.1.7 Wellbores Made Useable. After the Effective Date of Unitization, but prior to time limitation as described in Article 10.1.8 hereinbelow, the Unit Operator will notify wellbore owners of demand wells that are determined not to be in "Useable Condition". Within fifteen (15) days of said notification, wellbore owners must advise the Unit Operator of their proposed plan to make the well "Useable". Wellbore owners may elect to perform workover operations to attempt to make a deficient well "Useable", but the Unit Operator reserves the right to review and approve any of the workover procedure(s). The Unit Operator must be notified at least five (5) days prior to commencement of workover operations and his representative permitted to witness the If the wellbore owners performing said workover operations fail to deliver a "Useable" wellbore in accordance with Article 10:1.6 within forty-five (45) days of the original notification from the Unit Operator, they shall abandon the Unitized Formation per State requirements and within ten (10) days remit the sum of One Hundred Eighty Thousand Dollars (\$180,000.00) to the Unit Operator in lieu of the demand well. The Working Interest Owners will not be liable for any cost or expense when work is performed by wellbore owners.

Wellbore owners may request that remedial work required to make a **demand** wellbore "Useable" be performed by the Unit Operator. Following any such written request, the Unit Operator will review wellbore records to determine appropriate procedures and cost estimates. Should the Unit Operator determine the required remedial work is technically feasible and can be performed on a timely basis, then the Unit Operator may, at its sole discretion, agree to perform the required work. The wellbore owners shall bear the sole cost, risk, and expense of such remedial work, up to a maximum of **One Hundred Eighty Thousand Dollars** 

(\$180,000.00). If the Unit Operator estimates that such remedial work will cost in excess of One Hundred Eighty Thousand Dollars (\$180,000.00), an AFE for the amount of said excess will be submitted to Working Interest Owners for their approval prior to the start of the remedial work, with the excess amount being charged to the joint account.

- Wellbores Accepted as "Useable Wellbores". Any wellbore dedicated to the Unit shall not be accepted as a "Useable Wellbore" until it can be entered by the Unit Operator and assessed pursuant to Article 10.1.6. Any well not so assessed within two (2) years following the effective date of unitization shall then be deemed a "Useable Wellbore". Wellbore owners may, at their own expense, cause a test to be performed establishing a wellbore acceptable as a "Useable Wellbore" after the effective date of the Unit. The test procedure must be approved and the test witnessed by the Unit Operator as provided for in Article 10.1.7 herein.
- 10.1.9 **Records.** A copy of all production and well records for such wells.
- 10.2 Inventory and Evaluation of Personal Property. Working Interest Owners shall appoint an inventory committee which shall, as of the Effective Date hereof, or as soon thereafter as feasible, cause to be taken, under the supervision of the Unit Operator and at Unit Expense, joint physical inventories of lease and well equipment within the Unit Area, which inventories shall be used as a basis for determining the controllable items of equipment to be taken over by the Unit Operator hereunder. The Unit Operator shall notify each Working Interest Owner within each separate Tract at least fifteen (15) days prior to the taking of the inventory with respect to said Tract, so that each of said Working Interest Owners may make arrangements to be represented at the taking of the inventory. Such inventories shall exclude all items not of use and value to the Unit and not necessary to Unit operations. Such inventories shall include and limited to those items of equipment normally considered controllable as recommended in the material classification manual in Bulletin No. 6 dated May 1971, or any amendments thereto, published by the Petroleum Accountants Society of North America, except that certain items normally considered noncontrollable, such as sucker rods and other items as agreed upon by the Working Interest Owners may be included in the inventories in order to insure a more equitable adjustment of investments. Immediately following completion, such inventories shall be priced in accordance with the provision of Exhibit "E", Accounting Procedure, attached hereto and made a part hereof; such pricing shall be performed under the supervision of, by the personnel of and in the offices of the Unit Operator, with Working Interest Owners furnishing such additional pricing help as may be available and it is specifically provided that with respect to each well taken over for Unit Operations, no value shall be assigned to intangible drilling costs of such well or to the down-hole casing therein.
  - 10.2.1 <u>Inventory and Valuations</u>. After completion of the inventory and evaluation of property in accordance with the provisions of Section 10.2, Unit Operator shall submit to each Working Interest Owner a copy of the inventory and

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valuations thereon together with a letter ballot for approval of such inventory and valuations each Working Interest Owner shall return such letter ballot to Unit Operator indicating its approval or disapproval thereof. It is agreed that such inventory and valuations shall be binding upon all parties if approved by Working Interest Owners owning at least sixty-five percent (65%) of the Working Interest in the Unit Area.

- Owners of the inventory and evaluation, each Working Interest Owner shall be credited with the value of its interest in all wells and equipment taken over under Section 10.1, and shall be charged with an amount equal to that obtained by multiplying the total value of all wells and equipment taken over under Section 10.1 by such Working Interest Owner's Unit Participation. If the charge against any Working Interest Owner is greater than the amount credited to such Working Interest Owner, the resulting net charge shall be an item of Unit Expense chargeable against such Working Interest Owner. If the credit to any Working Interest Owner is greater than the amount charged against such Working Interest Owner, the resulting net credit shall be paid to such Working Interest Owner by Unit Operator out of funds received by it in settlement of the net charges described above.
- 10.4 General Facilities. The acquisition of warehouses, warehouse stocks, lease houses, camps, facility systems, and office buildings necessary for Unit Operations shall be by negotiation by the owners thereof and Unit Operator, subject to the approval of Working Interest Owners. There shall be no adjustments for lease roads or appurtenances thereto.
- Owner, individually, shall by virtue hereof own an undivided interest, equal to its Unit Participation in all wells, equipment, and facilities taken over or otherwise acquired by Unit Operator pursuant to this Agreement.

#### ARTICLE 11

#### **Unit Expense**

- 11.1 Basis of Charge to Working Interest Owners. Unit Operator initially shall pay all Unit Expense. Each Working Interest Owner shall reimburse Unit Operator for its share of Unit Expense. Each Working Interest Owner's share shall be the same as its Unit Participation. All charges, credits, and accounting for Unit Expense shall be in accordance with Exhibit "E".
- 11.2 Budgets. Before or as soon as practical after the Effective Date, Unit Operator shall prepare a budget of estimated Unit Expense for the remainder of the calendar year, and thereafter shall prepare budgets, no more frequently than annually, as determined by Working Interest Owners. Budgets shall be estimates only, and shall be adjusted or corrected by Working Interest Owners and Unit Operator whenever an adjustment or correction is proper. A copy of each budget and adjusted budget shall be furnished promptly to each Working Interest Owner.

- 11.3 Advance Billings. Unit Operator shall have the right to require Working Interest Owners to advance their respective shares of estimated Unit Expense as provided by Exhibit "E".
- 11.4 <u>Commingling of Funds</u>. Funds received by Unit Operator under this Agreement need not be segregated or maintained by it as a separate fund, but may be commingled with its own funds.
- Unpaid Unit Expense. If any Working Interest Owner fails or is unable to pay its share of Unit Expense within sixty (60) days after rendition of a statement therefor by Unit Operator, the non-defaulting Working Interest Owners shall, upon request by Unit Operator, pay the unpaid amount as if it were Unit Expense in the proportion that the Unit Participation of each such non-defaulting Working Interest Owner bears to the Unit Participation of all such non-defaulting Working Interest Owners. Each Working Interest Owner so paying its share of the unpaid amount shall, to obtain reimbursement thereof, be subrogated to the security rights described in Section 11.6 of this Agreement. While in default, any such defaulting Working Interest Owner forfeits his voting rights and such rights will be shared proportionately by the non-defaulting Working Interest Owners.
- 11.6 Security Rights. In addition to any other security rights and remedies provided for by the laws of this State with respect to services rendered or materials and equipment furnished under this Agreement. Unit Operator shall have a first and prior lien upon the Working Interest of each Working Interest Owner, including the Unitized Substances and Unit Equipment credited thereto, in order to secure payment of the Unit Expense charged against such Working Interest, together with interest thereon at the rate set forth in Exhibit "E" or the maximum rate allowed by law, whichever is less. To the extent that Unit Operator has a security interest under the Uniform Commercial Code of the State, Unit Operator shall be entitled to exercise the rights and remedies of a secured party under the Code. The bringing of a suit and the obtaining of judgment by Unit Operator for the secured indebtedness shall not be deemed an election of remedies or otherwise affect the lien rights or security interest as security for the payment of defaulting Working Interest Owner's share of Unit Expense. Unit Operator shall have the right, without prejudice to other rights or remedies, to collect from the purchaser the proceeds from the sale of such Working Interest Owner's share of Unitized Substances until the amount owed by such Working Interest Owner, plus interest, has been paid. Each purchaser shall be entitled to rely upon Unit Operator's written statement concerning the amount of any default. Operator grants a like lien and security interest to the Working Interest Owners to secure payment of Unit Operator's proportionate share of expense.
  - by each Working Interest Owner to Unit Operator and by Unit Operator to the Working Interest Owners under Article 11.6 shall extend not only to such Working Interest Owner's Oil and Gas Rights in the Unit Area (which for greater certainty shall include all of each Working Interest Owner's leasehold interest and leasehold estate in the Unit Area), the Oil and/or Gas when extracted and equipment (as mentioned in said Article) but also to all accounts, contract

rights, inventory and general intangibles constituting a part of, relating to or arising out of said Oil and Gas Rights. extracted Oil and Gas and said equipment or which are otherwise owned or held by any such Working Interest Owner in the Unit Area. Further, the lien and security interest of each of said parties shall extend to all proceeds and products of all of the property and collateral subject to said lien and security interest. Any Working Interest Owner, to the extent it deems necessary to perfect the lien and security interest provided herein, may file this Unit Operating Agreement (or a memorandum of this Unit Operating Agreement or other notice of lien) as a lien or mortgage in the applicable real estate records and as a financing statement with the proper officer under the Uniform Commercial Code. Further, each Working Interest Owner agrees on request of any other Working Interest Owner to execute any financing statement, continuation statement or memorandum of this Unit Operating Agreement necessary in order to perfect the security interest and lien hereby granted under the applicable Uniform Commercial Code or state recording law.

- 11.7 Carved-out Interests. Any overriding royalty, production payment, net proceeds interest, carried interest or any other interest carved out of a Working Interest after the effective date hereof shall be subject to this Agreement. If a Working Interest Owner does not pay its share of Unit Expense and the proceeds from the sale of Unitized Substances under Section 11.6 are insufficient for that purpose, the security rights provided for herein may be applied against the carved-out interests with which such Working Interest is burdened. In such event, the owner of such carved-out interest shall be subrogated to the security rights granted by Section 11.6
- 11.8 Uncommitted Royalty. Should an owner of a Royalty Interest in any Tract fail to become a party to the Unit Agreement, and, as a result thereof, the actual Royalty Interest payments with respect to such Tract are more or less than the Royalty Interest payment computed on the basis of the Unitized Substances that are allocated to such Tract Under the Unit Agreement, the difference shall be borne by or inure to the benefit of Working Interest Owners, in proportion to their respective Unit Participation at the time the Unitized Substances were produced; however, the difference to be borne by or inure to the benefit of Working Interest Owners shall not exceed an amount computed on the basis of one-eighth (1/8) of the difference between the Unitized Substances allocated to the Tract and the Unitized Substances produced from the Tract. Such adjustments shall be made by charges and credits to the joint account.

# ARTICLE 12

#### Nonunitized Formations

12.1 Right to Operate. Any Working Interest Owner that now has or hereafter acquires the right to drill for and produce oil, gas, or other minerals, from a formation underlying the Unit Area other than the Unitized Formation, shall have the right to do so notwithstanding this

Agreement or the Unit Agreement. In exercising the right, however, such Working Interest Owner shall exercise care to prevent unreasonable interference with Unit Operations. No Working Interest Owner other than Unit Operator shall produce Unitized Substances. If any Working Interest Owner drills any well into or through the Unitized Formation, the Unitized Formation shall be protected in a manner satisfactory to Working Interest Owners so that the production of Unitized Substances will not be affected adversely, including but not limited to a satisfactory drilling mud program and casing cement program through the Unitized Formation.

12.2 <u>Dual Completions</u>. There shall be no dual completions of wells within the Unit Area as to the Unitized Formation and another formation.

#### ARTICLE 13

#### Liability, Claims and Suits

- 13.1 <u>Individual Liability</u>. The duties, obligations, and liabilities of Working Interest Owners shall be several and not joint or collective; and nothing herein shall ever be construed as creating a partnership of any kind, joint venture, association, or trust among Working Interest Owners.
- 13.2 Settlements. Unit Operator may settle any single damage claim or suit involving Unit Operations if the expenditure does not exceed Twenty-five Thousand Dollars (\$25,000.00) if the payment is in complete settlement of such claim or suit. If the amount required for settlement exceeds the above amount, Working Interest Owners shall determine the further handling of the claim or suit unless such authority is expressly delegated to the Unit Operator. All costs and expense of handling, settling, or otherwise discharging such claim or suit shall be an item of Unit Expense, subject to such limitation as is set forth in Exhibit "E". If a claim is made against any Working Interest Owner or if any Working Interest Owner is sued on account of any matter arising from Unit Operations over which such Working Interest Owner individually has no control because of the rights given Working Interest Owners and Unit Operator by this Agreement and the Unit Agreement, the Working Interest Owner shall immediately notify Unit Operator, and the claim or suit shall be treated as any other claim or suit involving Unit Operations.
- 13.3 Notice of Loss. Unit Operator shall report to Working Interest Owners as soon as practicable after each occurrence, damage or loss to Unit Equipment, and each accident, occurrence, claim, or suit involving third party bodily injury or property damage not covered by insurance carried for the benefit of Working Interest Owners.
- 13.4 Force Maleure. Any obligation imposed by this agreement on each party, except for the payment of money, shall be suspended while compliance therewith is prevented, in whole or in part, by: strike, fire, war, civil disturbance, act of God, Federal, state or municipal laws, any rule, regulation or order of a governmental agency, inability to secure materials or by any other cause beyond the reasonable control of such party. No party shall be required against its will to adjust or settle any labor dispute. Neither this Agreement nor any lease or

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other instrument subject hereto shall be terminated by reason of the suspension of Unit Operations due to any of the causes set forth in this Section.

#### **ARTICLE 14**

#### **Titles**

- Warranty and Indemnity. Each Working Interest Owner represents and warrants that it is the owner of the respective working interests set forth opposite its name in Exhibit "B", and hereby agrees to indemnify and hold harmless the other Working Interest Owners from any loss due to failure, in whole or in part, of its title to any such interest, except failure of title arising out of Unit Operations; provided that such indemnity shall be limited to an amount equal to the net value that has been received from the sale or receipt of Unitized Substances attributed to the interest as to which title failed. Each failure of title will be deemed to be effective, insofar as this Agreement is concerned, as of the first day of the calendar month in which such failure is finally determined, and there shall be no retroactive adjustment of Unit Expense, or retroactive allocation of Unitized Substances or the proceeds therefrom as a result of title failure.
- Working Interest in any tract by reason of Unit Operations, including non-production from such tract, shall not change the Unit Participation of the Working Interest Owner whose title failed in relation to the Unit Participations of the other Working Interest Owners at the time of the title failure.
- 14.3 Unleased Interests Treated as Leased. If a Working Interest Owner owns in fee all or a part of the Oil and Gas Rights in any Tract within the Unit Area which is not subject to any oil and gas lease or other contract in the nature thereof, such Working Interest Owner shall be deemed to own a Working Interest in such Tract to the extent of seven-eighths (7/8) of its interest therein and a Royalty Interest with respect to the remaining one-eighth (1/8) interest therein.
- 14.4 Waiver of Rights to Partition. Each lessee and Working Interest Owner hereto agrees that, during the existence of this Agreement, it will not resort to any action to partition the interval of the formation unitized hereunder or the Unit Equipment, and to that extent waives the benefits of all laws authorizing such partition.
- 14.5 Notice of Transfer of Title. No change of title shall be binding on the Unit or Unit Operator until the time specified in Section 14.6 hereof. Each such transfer, assignment or conveyance, whether so stating or not, shall operate to impose upon the party or parties acquiring such interest the obligations of its predecessor in interest with respect to the interest so transferred and shall likewise operate to give and grant to the party or parties acquiring such interest all benefits attributable to such interest.
- 14.6 Effect of Title Transfer. No assignment or other transfer or disposition of any interest subject to this Agreement shall be effective as to Unit Operator or the other Working Interest Owners hereto until

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the first day of the month following the month in which (i) Unit Operator receives an authenticated copy of the instrument evidencing such assignment, transfer or disposition, and (ii) the person receiving such assignment, transfer or disposition has become obligated by instrument satisfactory to Unit Operator to observe, perform and be bound by all of the covenants, terms and conditions of this Agreement. Prior to such date, neither Unit Operator nor any other Working Interest Owner shall be required to recognize such assignment. transfer or disposition for any purpose but may continue to deal with the Working Interest Owner making such exclusively assignment, transfer or disposition in all matters under this Agreement including billings. No assignment or other transfer or disposition of an interest subject to this Agreement shall relieve a Working Interest Owner of its obligations accrued prior to the effective date aforesaid. Further, no assignment, transfer or other disposition shall relieve any Working Interest Owner of its liability for its share of costs and expenses which may be incurred in any operation to which such Working Interest Owner has previously agreed or consented prior to the effective date aforesaid for the drilling, testing, completing and reworking, recompleting, side-tracking, equipping, deepening. plugging-back, or plugging and abandoning of a well even though such operation is performed after said effective date.

14.7 Transfer to Multiple Parties. If, at any time the interest of any Working Interest Owner is divided among and owned by two or more co-owners, such co-owners shall appoint a single trustee or agent acceptable to Unit Operator with full authority to receive notices. approve expenditures, receive billings for and approve and pay all such co-owners' share of the joint expenses, and to deal generally with. and with power to bind, the co-owners of such Working Interest Owners' interests within the scope of the operations embraced in this Agreement; however, all such co-owners shall have the right to enter into and execute all contracts or agreements for the disposition of their respective shares of the Oil and Gas produced from the Contract Area and they shall have the right to receive, separately, payment of the sale proceeds thereof. Until the trustee or agent is appointed, the assigning Working Interest Owner shall be considered for all purposes thereof as such trustee or agent with all rights and responsibilities thereof. The trustee or agent appointed or deemed to be appointed hereunder shall be liable to Unit Operator for all costs, expenses and liabilities incurred pursuant to this Agreement attributable to the interest for which the trustee or agent is appointed or deemed to be appointed. Unit Operator shall not be required to account separately for the separate interests represented by the trustee or agent.

#### ARTICLE 15

#### **Notices**

15.1 Notices. All notices required hereunder shall be in writing and shall be deemed to have been properly served when sent by mail, telegram, or facsimile transmission to the address of the representative of each Working Interest Owner as furnished to Unit Operator in accordance with Article 4.

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# Withdrawal of Working Interest Owner

16.1 Withdrawal. A Working Interest Owner may withdraw from this agreement by transferring, without warranty of title, either expressed or implied, to the Working Interest Owners who do not desire to withdraw all its Oil and Gas Rights, exclusive of Royalty Interests. together with its interest in all Unit Equipment and in all wells used in Unit Operations, provided that such transfer shall not relieve such Working Interest Owner from any obligation or liability incurred prior to the first day of the month following receipt by Unit Operator of such transfer. The delivery of the transfer shall be made to Unit Operator for the transferees. The transfer must be accepted unless Working Interest Owners decide within ninety (90) days of the delivery date to terminate the unit. The transferred interest shall be owned by the transferees in proportion to their respective Unit Participations. The transferees, in proportion to the respective interests so acquired, shall pay the transferor for its interest in Unit Equipment, the salvage value thereof less its share of the estimated cost of salvaging same and of plugging and abandoning all wells then being used or held for Unit Operations and the estimated costs for surface restoration, as determined by Working Interest Owners. In the event such withdrawing owner's interest in the aforesaid salvage value is less than such owner's share of such estimated costs, the withdrawing owner, as a condition precedent to withdrawal, shall pay the Unit Operator, for the benefit of Working Interest Owners succeeding to its interest, a sum equal to the deficiency. Within sixty (60) days after receiving delivery of the transfer, Unit Operator shall render a final statement to the withdrawing owner for its share of Unit Expense. including any deficiency in salvage value, as determined by Working Interest Owners, incurred as of the first day of the month following the date of receipt of the transfer. Provided all Unit Expense, including any deficiency hereunder, due from the withdrawing owner has been paid in full within thirty (30) days after the rendering of such final statement by the Unit Operator, the transfer shall be effective the first day of the month following its receipt by Unit Operator and, as of such effective date, withdrawing owner shall be relieved from all further obligations and liabilities hereunder and under the Unit Agreement, and the rights of the withdrawing Working Interest Owner hereunder and under the Unit Agreement shall cease insofar as they existed by virtue of the interest transferred.

16.2 Limitation on Withdrawal. Notwithstanding anything set forth in Section 16.1, Working Interest Owners may refuse to permit the withdrawal of a Working Interest Owner if its Working Interest is burdened by any royalties, overriding royalties, production payments, net proceeds interest, carried interest, or any other interest created out of the Working Interest in excess of one-eighth (1/8) lessor's royalty, unless the other Working Interest Owners willing to accept the assignment agree to accept the Working Interest subject to such burdens. A transfer of title, assignment, or conveyance by a party hereto shall not alone be deemed a withdrawal.

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#### ARTICLE 17

### Abandonment of Wells

- Rights of Former Owners. If Working Interest Owners determine to permanently abandon any well within the Unit Area prior to termination of the Unit Agreement, Unit Operator shall give written notice thereof to the Working Interest Owners of the Tract on which the well is located, and they shall have the option for a period of sixty (60) days after the sending of such notice to notify Unit Operator in writing of their election to take over and own the well. Within thirty (30) days after the Working Interest Owners of the Tract have notified Unit Operator of their election to take over the well, they shall pay Unit Operator, for credit to the joint account, the amount determined by Working Interest Owners to be the net salvage value of the casing and equipment, through the wellhead, in and on the well. The Working Interest Owners of the Tract, by taking over the well, agree to seal off the unitized Formation, and upon abandonment to plug the well in compliance with applicable laws and regulations.
- 17.2 <u>Plugging</u>. If the Working Interest Owners of a Tract do not elect to take over a well located within the Unit Area that is proposed for abandonment, Unit Operator shall plug and abandon the well in compliance with applicable laws and regulations.

#### **ARTICLE 18**

### Effective Date and Term

- 18.1 Effective Date. This Agreement shall become effective when the Unit Agreement becomes effective.
- 18.2 Term. This Agreement shall continue in effect so long as the Unit Agreement remains in effect, and thereafter until (a) all Unit wells have been plugged and abandoned or turned over to Working Interest Owners in accordance with Article 19; (b) all Unit Equipment and real property acquired for the joint account have been disposed of by Unit Operator in accordance with instructions of Working Interest Owners; (c) all surface locations have been restored; and (d) there has been a final accounting.

#### ARTICLE 19

# Abandonment of Operations

- 19.1 <u>Termination</u>. Upon termination of the Unit Agreement, the following will occur:
  - 19.1.1 Oil and Gas Rights. Oil and Gas Rights in and to each separate Tract shall no longer be affected by this Agreement, and thereafter the parties shall be governed by the terms and provisions of the leases, contracts, and other instruments affecting the separate Tracts.
  - 19.1.2 Right to Operate. Working Interest Owners of any Tract that desire to take over and continue to operate wells located

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thereon may do so by paying Unit Operator, for credit to the joint account, the net salvage value, as determined by Working Interest Owners, of the casing and equipment, through the wellhead, in and on the wells taken over and by agreeing upon abandonment to plug each well in compliance with applicable laws and regulations.

- 19.1.3 Salvaging Wells. Unit Operator shall salvage as much of the casing and equipment in or on wells not taken over by Working Interest Owners of separate Tract as can economically and reasonably be salvaged, and shall cause the wells to be plugged and abandoned in compliance with applicable laws and regulations.
- 19.1.4 <u>Cost of Abandonment</u>. The cost of abandonment of Unit Operations, including but not limited to facilities and surface restoration, shall be Unit Expense.
- 19.1.5 <u>Distribution of Assets</u>. Working Interest Owners shall share in the distribution of Unit Equipment, or the proceeds thereof, in proportion to their Unit Participations.

#### **ARTICLE 20**

# **Approval**

- 20.1 Counterpart Execution. Ratification or Approval. This Agreement may be executed in any number of counterparts, no one of which needs to be executed by all parties, or may be ratified or consented to by other separate instrument in writing specifically referring hereto, and shall be binding upon all those parties who have executed such a counterpart, other separate instrument, ratification or consent hereto with the same force and effect as if all parties had signed the same document, and regardless of whether or not it is executed by all other parties owning or claiming an interest in the land within the above described Unit Area.
- 20.2 <u>Conflict with Prior Agreements</u>. It is recognized there may be certain existing agreements by and between several of the Lessees or Working Interest Owners hereto, covering a portion of the Oil and Gas Rights subject to this Operating Agreement. In case of any inconsistency or conflict between this Operating Agreement and those certain existing agreements, this Operating Agreement shall govern.

#### **ARTICLE 21**

#### Governmental Regulations

21.1 Governmental Regulations. Working Interest Owners agree to release Unit Operator from any and all losses, damages, injuries, claims and causes of action arising out of, incident to or resulting directly or indirectly from Unit Operator's interpretation or application of rules, rulings, regulations or orders of any governmental agency or predecessor agencies to the extent Unit Operator's interpretation or

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application of such rules, rulings, regulations or orders were made in good faith. Working Interest Owners further agree to reimburse Unit Operator for their proportionate share of any amounts Unit Operator may be required to refund, rebate or pay as a result of an incorrect interpretation or application of the above noted rules, rulings, regulations or orders, together with their proportionate part of interest and penalties owing by Unit Operator as a result of such incorrect interpretation or application of such rules, rulings, regulations or orders.

#### **ARTICLE 22**

#### Other Provisions

- 22.1 Lease Burdens and Disbursement Obligations. Each Working Interest Owner hereby agrees to pay or cause to be paid royalty, excess royalty and overriding royalty portion(s) due on proceeds realized from of the sale of its share (as listed on Exhibit C) of the sale of such Unitized Substances.
- 22.2 Attorney's Fees. In the event Unit Operator shall ever be required to bring legal proceedings in order to collect any sums due from any Working Interest Owner under this Agreement, then Unit Operator shall also be entitled to recover all court costs, cost of collection, and a reasonable attorney's fee, which the lien provided for under Sections 11.6 and 11.6.1 shall also secure.
- 22.3 Bankruptcy. If, following the granting of relief under the Bankruptcy Code to any Working Interest Owner hereto as debtor thereunder, this Agreement should be held to be an executory contract within the meaning of 11 U.S.C. Section 365, then the Unit Operator, or (if the Unit Operator is the debtor in bankruptcy) any other Working Interest Owner, shall be entitled to a determination by debtor or any trustee for debtor within thirty (30) days from the date an order for relief is entered under the Bankruptcy Code as to the rejection or assumption of this Unit Operating Agreement. In the event of an assumption, Unit Operator or said other Working Interest Owner shall be entitled to adequate assurances as to future performance of debtor's obligation hereunder and the protection of the interest of all other parties.
- 22.4 Applicable Law. All claims and suits between any of the parties hereto, made or instituted and based in whole or in part on any provisions of this Agreement, shall be resolved using the laws of the state of New Mexico.
- 22.5 <u>Media Release</u>. Operator shall have the principal responsibility for issuance of press releases concerning the Unit (but shall not be liable for failure or error in exercising such responsibility), and each other party hereto may issue approved material without restriction. Nothing herein contained, however, shall preclude any party hereto from making such disclosures as may be required by any applicable law, order, rule, regulation or ordinance.

No party hereto shall distribute any information or photographs to the press or other media without the approval of the majority of the parties hereto pursuant to Article 4.3.2.

# the respective signatures.

#### **ARTICLE 23**

#### Successors and Assigns

23.1 Successors and Assigns. This Agreement shall extend to, be binding upon, and inure to the benefit of the Persons hereto and their respective heirs, devisees, legal representatives, successors, and assigns, and shall constitute a covenant running with the lands, leases, and interests covered hereby.

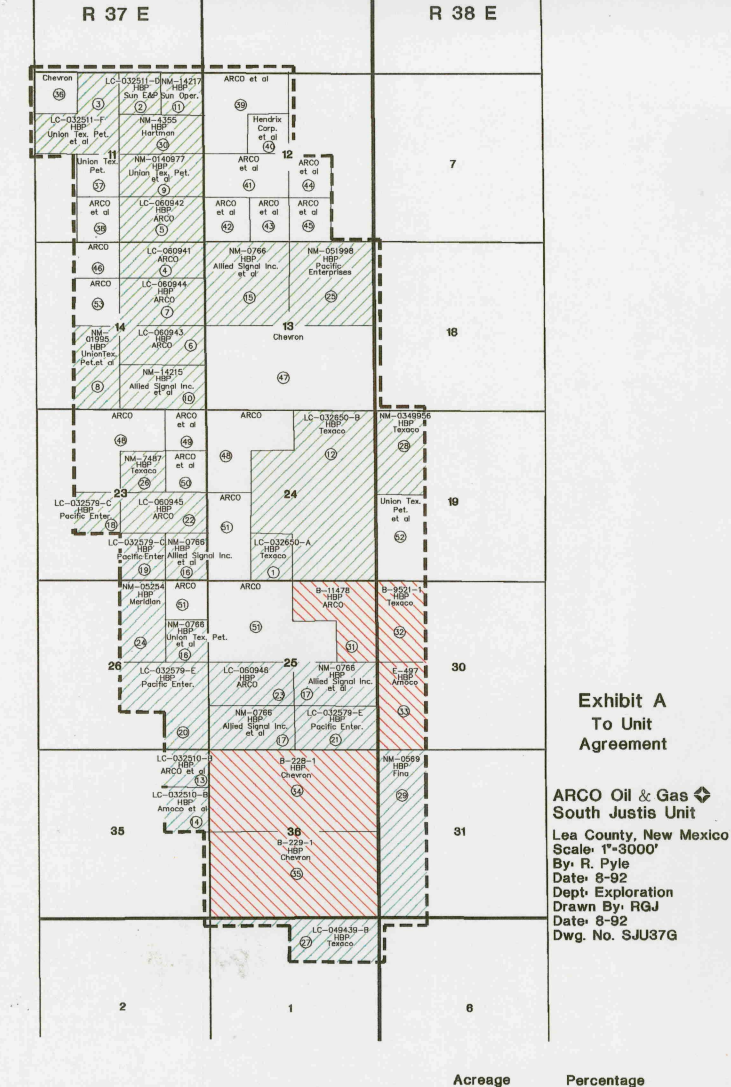
IN WITNESS WHEREOF, this Agreement approved on the dates opposite

|       | ATLANTIC RICHFIELD COMPANY |
|-------|----------------------------|
| Date: | Ву:                        |

T. L. Holland

Attorney-in-Fact

| STATE OF TEXAS         | §   |
|------------------------|---|
| COUNTY OF MIDLAND      | <b>§</b><br><b>§</b>  |
|                        | snowledged before me on this day of the day of th      |
|                        | PANY, a Delaware corporation, on behalf of sai  |
| corporation.           | -   |
|                        |   |
|                        | <del></del>   |
|                        | (Deint Manne)   |
|                        | (Print Name)  |
|                        |   |
| My Commission Expires: | Notary Public in and for the State of Texa  |
|                        | , compared to the compared to |
|                        |   |
|                        |   |
|                        |   |
| STATE OF               | §   |
| COUNTY OF              | §<br>§<br>§   |
| COOKIT OF              | 8   |
| This instrument was ac | knowledged before me on this day  |
|                        | oy, as  |
|                        | , a corporation, on beha  |
| of said corporation.   |   |
|                        |   |
|                        |   |
|                        | (Print Name)  |
| My Commission Expires: | Notary Public in and for the State of   |
|                        |   |



T

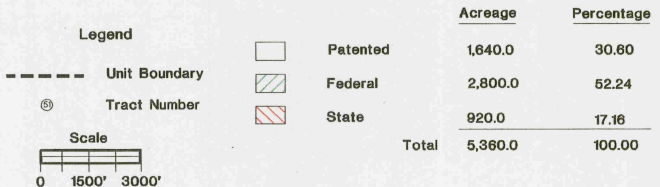
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| v   | 4   | W  | 2  |   |               | No.                                    |
|---|---|--|--|---|---------------|--|
| S/2 SE/4 Section 11,<br>T-25-S, R-37-E,<br>Lea County, New Mexico   | N/2 NE/4 Section 14,<br>T-25-S, R-37-E,<br>Lea County, New Mexico                   | SW/4 NW/4, E/2 NW/4<br>Section 11, T-25-S, R-37-E,<br>Lea Counly, New Mexico | NW/4 NE/4 Section 11,<br>T-25-S, R-37-E,<br>Lea County, New Mexico | SE/4 SW/4 Section 24,<br>T-25-S, R-37-E,<br>Lea County, New Mexico      |               | Description of Land                    |
| 80  | 80  | 120  | 40   | 40  |               | Acres                                  |
| LC-060942<br>11/1/35<br>HBP   | LC-060941<br>11/1/35<br>HBP   | LC032511-F<br>11/1/35<br>HBP   | LC032511-D<br>11/1/35<br>HBP                                       | LC-032650-A<br>7/20/35<br>HBP   |               | Serial No. &<br>Eff. Date              |
| United States - Bureau<br>of Land Management  | United States - Bureau<br>of Land Management  | United States — Bureau<br>of Land Management                                 | United States — Bureau<br>of Land Management                       | LC-032650-A United States - Bureou<br>7/20/35 of Land Management<br>HBP |               | Basic Royalty Owner<br>Percentage      |
| Sliding Scale   | Sliding Scale   | Sliding Scale  | Sliding Scale  | Schedule "B"  |               | Owner                                  |
| ARCO<br>Union Texas Pet. Corp.<br>Texas Pacific Oil Co.   | Hondo Oil & Gas Co.   | Union Texas Pet. Corp.<br>Sun Expl. & Prod. Co.                              | Sun Expl. & Prod. Co.<br>Lowell S. Dunn, Sr.                       | Texaco Expl. & Prod., Inc.  | FEDERAL LANDS | Lessee of Record<br>Percentage         |
| 50.00000%<br>31.25000%<br>18.75000%   | 100.0000%   | 83.33300%<br>16.66700%   | 58.33400%<br>41.66600%   | 100.0000 <b>%</b>   | LANDS         | ord<br>e                               |
| The Aurand Company<br>Miriam B. Johnson, General<br>Partner of the Miriam B.<br>Johnson Partnership<br>Amaco Production Co.<br>Alice N. Robertson<br>William E. Thomas II | The Aurand Company<br>Miriam B. Johnson<br>Alice Robertson<br>William E. Thomas, II | Ernest E. Richelieu, Trustee<br>Interfirst Bank of Ft. Worth                 | Ernest E. Richelieu, Trustee<br>Interfirst Bank of Ft. Worth       |   |               | Overriding Royalty Owner<br>Percentage |
| 0.390625%<br>4.687500%<br>0.390625%<br>0.390625%<br>0.195300%   | 0.390600%<br>0.390600%<br>0.390600%<br>0.390600%                                    | 1.562500%  | 1.562500%  |   |               | Owner                                  |
| ARCO<br>Caspen Oil, Inc.  | ARCO  | Meridian Oil Production, Inc.  | ARCO   | Texaco  |               | Working Interest Owner<br>Percentage   |
| 81.250000%<br>18.750000%  | 100%  | 100%   | 100%   | 100%  |               | Owner                                  |

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| 1r.<br>No.<br>7   | <b>o</b> o  |  | 9   |  |  |   |
|---|---|--|---|--|--|---|
| N/2 SE/4 Section 14,<br>1-25-S, R-37-E,<br>Lea County, New Mexico<br>S/2 NE/4 Section 14,<br>1-25-S, R-37-E,<br>Lea County, New Mexico  | Lea County, New Mexico  E/2 SW/4 Section 14,  1-25-5 B-37-F   | Lea County, New Mexico   | N/2 SE/4 Section 11,<br>T-25-S, R-37-E,<br>Lea County, New Mexico   |  |  |   |
| Acres 80  | 80  |  | 80  |  |  |   |
| Serial No. & Eff. Date  LC-060943 11/1/35 HBP  LC-060944 11/1/35 HBP  | HBP NM01995   | HBP S  | NM 0140977<br>11/1/35<br>HBP  |  |  |   |
| Basic Royalty Owner Percentage  United States - Bureau of Land Management  United States - Bureau of Land Management  Sii   | United States - Bureau  |  | United States — Bureau<br>of Land Management                        |  |  |   |
| Owner  Sliding Scale  Sliding Scale   | Siding Scale  | one in   | Sliding Scale   |  |  |   |
| Lessee of Record Percentage  ARCO  ARCO   | Union Texas Pet. Corp.  |  | Union Texas Pet. Corp.<br>Doyle Hartman<br>Headington Minerals Inc. |  |  |   |
| 100.0000%   | 83.3333 <b>%</b>  |  | 62.50000%<br>25.00000%<br>12.50000%                                 |  |  |   |
| Overriding Royalty Owner Percentage  William E. Thomas, II  O.3  The Aurand Company Miriam B. Johnson MW Petroleum Corp. Alice N. Robertson  O.4  O.5  Alice N. Robertson  O.7  O.7  O.8  O.8  O.9  O.9  O.9  O.9  O.9  O.9 | MW Petroleum Corp. Alice N. Robertson William E. Thomas, II  J. Steve Anderson III Thomas W. Anderson | Carla L. Austin<br>Betty Lou Linehan<br>Barbara Jean Ratliff<br>Alfred B. Karnes, Jr | J. Steve Anderson III Thomas W. Anderson Carla L. Austin            | Betly Lou Linehan<br>Barbara Jean Ratliff    | Alice N. Robertson William E. Thomas II The Aurand Company                   | Miriam B. Johnson Partnership   |
| 0.390600% 0.390600% 0.390600% 0.390600% 4.687500% 0.390700%   | 4.687500%<br>0.390700%<br>0.390600%<br>0.227860%  | 0.227870%<br>0.683590%<br>0.683590%<br>1.562500%                                     | 0.683590%<br>0.683590%<br>0.683600%                                 | 1.025390%<br>1.025390%                       | 0.390630%  | 0.390620%   |
| Working Interest Own Percentage  ARCO  ARCO   | Meridian Oil Production, Inc.   |  | Meridian Oil Production, Inc. ARCO Headington Minerals, Inc.        | Doyle Hartman & wife,<br>Margaret M. Hartman | James A. Davidson, single<br>Larry A. Nermyr, single<br>James F. Burr & wife | James E. Burr & wire,<br>La Veta F. Burr<br>Jack Fletcher & wife,<br>Delphia Fletcher |
| 100%  | 100%  |  | 62.500000%<br>12.597656%<br>12.500000%                              | 8.886719%                                    | 3.125000%<br>0.195313%   | 0.097656 <b>%</b><br>0.097656 <b>%</b>  |

Ехнівп "в"

| 13   | 12   | =  | 10   | <del>\</del> .⊤                        |
|--|--|--|--|--|
| NE 4 NE/4 Section 35, T - 25 - S, R - 37 - E, Lea County, New Mexico, between the subsurface depths of 3,500 feet and 6,025 feet | E/2. SE/4 NW/4, NE/4 SW/4 Section 24, 1-25-S, R-37-E, Lea County, New Mexico | NE / 4 NE / 4 Section 11. T - 25 - S. R - 37 - E. Lea County, New Mexico | <b>S/2</b> SE/4 Section 14, T-25-S, R-37-E, Lea County, New Mexico   | Description of Land                    |
| 40   | 400  | 40   | 80   | Acres                                  |
| LC-032510-В<br>7/29/37<br>НВР  | LC-032650-B<br>4/24/36<br>HBP  | NM-14217<br>11/1/35<br>HBP   | NM-14215<br>11/1/35<br>HBP   | Serial No. &<br>Eff. Date              |
| LC-032510-B United States - Bureau<br>7/29/37 of Land Management<br>HBP  | LC-032650-B United States - Bureau<br>4/24/36 of Land Management<br>HBP      | United States - Bureau<br>of Land Management                             | United States — Bureau<br>of Land Management   | Basic Royalty Owner<br>Percentage      |
| Sliding Scale  | Sliding Scale  | Sliding Scole  | Sliding Scole  | Owner                                  |
| ARCO<br>Amoco Production Co.   | Texaco Expl. & Prod. , Inc.  | Sun Operating Limited<br>Partnership<br>Union Texas Pet. Corp.           | Allied Signal, Inc.<br>Sun Expl. & Prod. Co.   | Lessee of Record<br>Percentage         |
| 50.00000%<br>50.00000%   | 100.0000%  | 58.3333%<br>41.66667%  | 83.3333%<br>16.66667%  | , a.                                   |
| The Aurand Company<br>Amoco Production Co.<br>Miriam B. Johnson<br>Alice B. Robertson<br>William E. Thomas, II                   |  | Ernest E. Richelieu, Trustee<br>Interfirst Bank of Ft. Worth             | J. Steve Anderson III Thomas W. Anderson Carla L. Austin Betty Lou Linehan Barbara Jean Ratliff Alice N. Robertson William E. Thomas II The Aurand Company Miriam B. Johnson Partnership | Overriding Royalty Owner<br>Percentage |
| 0.390600%<br>3.437600%<br>0.390600%<br>0.390600%<br>0.390600%  |  | 1.562500%  | 0.455730%<br>0.455730%<br>0.455730%<br>1.367190%<br>1.367190%<br>0.390630%<br>0.390630%<br>0.390620%   | y Owner<br>e                           |
| ARCO   | Texaco   | ARCO   | Meridian Oil Production, Inc.<br>Caspen Oil, Inc.  | Working Interest Owner<br>Percentage   |
| 100.00%  | 100%   | 100%   | 83.33%<br>16.67%   | Owner                                  |

EXHIBIT "8"

| ₹ =                                    | <b>=</b>  | 15   | 16  | 17  |
|--|---|--|---|---|
| Description of Land                    | SE/4 NE/4 Section 35,<br>T-25-S, R-37-E,<br>Lea County, New Mexico  | NW/4 Section 13,<br>T-25-S, R-37-E,<br>Lea County, New Mexico,<br>between the subsurface<br>depths of 4,000 feet and<br>6,100 feet | SE/4 SE/4, Section 23 SE/4 NE/4, Section 26, T-25-S, R-37-E, Lea County, New Mexico                         | S/2 SW/4, N/2 SE/4<br>Section 25, T-25-S, R-37-E,<br>Lea County, New Mexico                                 |
| Acres                                  |   | 160  | 80  | 160   |
| Serial No. &<br>Eff. Date              | IC-032510-В<br>7/29/37<br>нвр   | NW-0766<br>11/8/37<br>HBP  | NM-0766<br>11/8/37<br>HBP   | NM-0766<br>11/8/37<br>HBP   |
| Basic Royalty Owner Percentage         | LC-032510-B United Stales - Bureau<br>7/29/37 of Land Management<br>HBP   | United States – Bureau<br>of Land Management   | United States - Bureau<br>of Land Management  | United States - Bureau<br>of Land Management  |
|  | Sliding Scale   | Sliding Scale  | Sliding Scale   | Sliding Scale   |
| Lessee of Record<br>Percentage         | Amoco Production Co.<br>Allied Signal Inc.<br>Sun Operating Ltd.<br>Partnership   | Allied Signal Inc.<br>Sun Operating Limited<br>Partnership   | Allied Signal Inc.<br>Sun Expl. & Prod. Co.   | Allied Signal Inc.<br>Sun Expl. & Prod. Co.   |
| ord<br>Ge                              | 50.00000%<br>41.66670%<br>08.33330%   | 83.33333%<br>16.66667%   | 83.33333%<br>16.66667%  | 83.3333 <b>%</b><br>16.66667 <b>%</b>   |
| Overriding Royalty Owner<br>Percentage | J. Steve Anderson III Carlo Louise Austin Thomas W. Anderson Barbara Jeanne Ratliff Betty Lou Linehan William E. Thomas Alice N. Robertson The Aurand Company Mariam B. Johnson Partnership | J. Steve Anderson III Thomas W. Anderson Carla L. Austin Jack Linehan & Betty Lou Linehan Barbara Jean Ratliff                     | J. Steve Anderson III<br>Thomas W. Anderson<br>Carla L. Austin<br>Betty Lou Linehan<br>Barbara Jean Ratliff | J. Steve Anderson III<br>Thomas W. Anderson<br>Carla L. Austin<br>Betty Lou Linehan<br>Barbara Jean Ratliff |
| Owner                                  | 0.227860%<br>0.227870%<br>0.227860%<br>0.683590%<br>0.683590%<br>0.390630%<br>0.390630%<br>0.390620%  | 0.455730%<br>0.455730%<br>0.455730%<br>1.367190%<br>1.367190%  | 0.455730%<br>0.455730%<br>0.455730%<br>1.367190%<br>1.367190%   | 0.455730%<br>0.455730%<br>0.455730%<br>1.367190%<br>1.367190%   |
| Working Interest Owner Percentage      | Meridian Oil Production, Inc.<br>Caspen Oil, Inc.   | Meridian Oil Production, Inc.  | Meridian Oil Production, Inc.<br>Headington Minerals, Inc.  | Meridian Oil Production, Inc.<br>Headington Minerals, Inc.  |
| t Owner                                | 91.666670%<br>8.333000%   | 100%   | 83.33%<br>16.67%  | 83.33%<br>16.67%  |

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| ₹.7                                    | <b>18</b>   | 19  |  |  |   |                         |  | 20  | 21  |
|--|---|---|--|--|---|-------------------------|--|---|---|
| Description of Land                    | NE/4 SW/4 Section 23,<br>T-25—S, R-37-E,<br>Lea County. New Mexico      | SW/4 SE/4 Section 23,<br>T-25-S, R-37-E,<br>Leg County, New Mexico.     | Lea County, New Mexico,<br>4,898 feet to 7,212 feet                    |  |   |                         |  | NW/4 SE/4, E/2 SE/4 Section 26, I-25-5, R-37-E, Lea County, New Mexico  | S/2 SE/4 Section 25,<br>T-25—S, R-37-E,<br>Lea County, New Mexico       |
| Acres                                  | 40  | 40  |  |  |   |                         |  | 120   | 80  |
| Serial No. &<br>Eff. Date              | LC-032579-(<br>12/8/37<br>НВР   | LC-032579-(<br>12/8/37<br>HBP   | 쁑  |  |   |                         |  | LC-032579-Е<br>12/8/37<br>нвР   | LC-032579-Е<br>12/8/37<br>НВР   |
| Basic Royalty Owner<br>Percentage      | LC-032579-C United States - Bureau<br>12/8/37 of Land Management<br>HBP | LC-032579-C United States - Bureau<br>12/8/37 of Land Management<br>HBP |  |  |   |                         |  | LC-032579-E United States - Bureau<br>12/8/37 of Land Management<br>HBP | LC-032579-E United States - Bureau<br>12/8/37 of Land Management<br>HBP |
| Owner                                  | Sliding Scale   | Sliding Scale   |  |  |   |                         |  | Sliding Scale   | Sliding Scale   |
| Lessee of Record<br>Percentage         | Pacific Enterprises<br>Oil Company                                      | Pacific Enterprises<br>Oil Company                                      |  |  |   |                         |  | Pacific Enterprises<br>Oil Company                                      | Pacific Enterprises<br>Oil Company                                      |
| cord                                   | 100.0000%   | 100.0000%   |  |  |   |                         |  | 100.0000%   | 100.0000%   |
| Overriding Royalty Owner<br>Percentage | Pacific Enterprises Oil Co.<br>Marathon                                 | Pacific Enterprises Oil Co.<br>Marathon                                 |  |  |   |                         |  | Pacific Enterprises Oil Co.<br>Marathon                                 | Pacific Enterprises Oil Co.<br>Marathon                                 |
| y Owner<br>e                           | 3.992852 <b>%</b><br>1.522223%  | 2.851852 <b>%</b><br>1.222223 <b>%</b>                                  |  |  |   |                         |  | 2.667504%<br>1.143216%  | 2.667504 <b>%</b><br>1.143216 <b>%</b>                                  |
| Working Interest Owner Percentage      | American Exploration Co.<br>Company<br>Marathon                         | American Production<br>Partnership VI Ltd.<br>American Exploration      | American Exploration Company American Exploration Acquisition VI Corp. | American Production Partnership VII Ltd. New York Life Oil & Gas | Production Partnership II-G New York Life Oil & Gas Prod. | New York Life Oil & Gas | New York Life Oil & Gas Production Partnership III-8 | ARCO  | ARCO  |
|  | 70.00%<br>30.00%  | 52.083700%  | 1.819401%<br>12.426200%  | 4.548503%  | 11.345223%  | A 6767679               | 3.117194%  | 100.000000%   | 100.000000%   |

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| 24  | 23  | <b>22</b>   | No. Tr                                 |
|---|---|---|--|
| <ul> <li>W/2 NE/4 Section 26,</li> <li>T-25-S, R-37-E,</li> <li>Lea County, New Mexico</li> </ul> | N/2 SW/4 Section 25,<br>T-25-S, R-37-E,<br>Led County, New Mexico | N/2 SE/4 Section 23.<br>T-25-S, R-37-E,<br>Lea County, New Mexico   | Description of Land                    |
| 80  | 80  | 80  | Acres                                  |
| NM-05254<br>12/8/37<br>HBP  | LC-060946<br>12/8/37<br>HBP                                       | LC-060945<br>12/8/37<br>HBP   | Seriol No. &<br>Eff. Date              |
| United States - Bureau<br>of Land Management  | United States - Bureau<br>of Land Management                      | United States - Bureau<br>of Land Management  | Basic Royalty Owner Percentage         |
| Sliding Scale   | Sliding Scale   | Schedule "B"  | Owner                                  |
| Meridian Oil Production<br>Inc.   | ARCO  | ARCO  | Lessee of Record<br>Percentage         |
| 100.0000%   | 100.0000%   | 100.0000%   | ecord<br>lage                          |
|   |   | Diane Rene Stewart Board of Trustees of the Leland Stanford Junior University Saletha Isaacson Reuel A. Young Nancy Chandler Cathie F. Simonieg Pacific Enterprises Oil Co. Pacific Enterprises Oil Co. J. Ruel Armstrong L. E. Armstrong L. E. Armstrong, Jr. Joan Bowen Harmer Joan Bowen Harmer Pauson Oil Company Pauson Oil Company Anna May Rasmussen Anna May Rasmussen Marathon Oil Company | Overriding Royalty Owner<br>Percentage |
| ARCO<br>Meridian Oil Pro<br>Larry A. Nermyr   | ARCO  | 0.171400% ARCO 0.116100% 0.113600% 0.113601% 0.113601% 0.116100% 2.766260% 0.085540% 0.085540% 0.340800% 0.340800% 0.340800% 0.350000% 0.165000% 0.500000% 0.500000% 0.500000% 0.500000% 0.500000% 0.500000% 0.500000% 0.500000% 0.500000% 0.500000% 0.500000% 0.500000%  | ılty Owner<br>ge                       |
| ARCO<br>Meridian Oil Production, Inc.<br>Larry A. Nermyr  |   |   | Working Interest Owner Percentage      |
| 50.000000%<br>49.218750%<br>0.781250%   | 100%  | 100%  | st Owner<br>Je                         |

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| 28   | 27   | 26   | 25  | No. T                                  |
|--|--|--|---|--|
| W/2 NW/4 Section 19, T-25-S, R-38-E. Lea County, New Mexico Insofar as the Blinbry Formation anly  | N/2 NE/4 Section 1,<br>T-26-S, R-37-E,<br>Lea County, New Mexico                     | SW/4 NE/4 Section 23,<br>T-25-S, R-37-E,<br>Lea County, New Mexico | NE/4 Section 13,<br>T-25-S, R-37-E,<br>Lea County, New Mexico | Description of Land                    |
| on 80  | 80   | <b>*</b> 0   | 160   | Acres                                  |
| NM-0349956<br>6/1/47<br>HBP  | LC-049439-B<br>10/3/38<br>HBP  | NM-7487<br>2/1/88<br>(renewal)                                     | NM-051998<br>12/8/37<br>HBP                                   | Serial No. &<br>Eff. Date              |
| United States — Bureau<br>of Land Management   | LC-049439-B United States - Bureau<br>10/3/38 of Land Management<br>HBP              | United States — Bureau<br>of Land Management                       | United States - Bureau<br>of Land Management                  | Basic Royalty Owner Percentage         |
| 12.500000%   | Sliding Scale  | 12.500000%   | Sliding Scale   |  |
| Texaco Expl. & Prod. Inc.  | Texaco Expl. & Prod. Inc.  | Texaco USA   | Pacific Enterprises<br>Oil Company                            | Lessee of Record<br>Percentage         |
| 100.0000%  | 100.0000%  | 100.0000%  | 100.0000%   | - a                                    |
| John M. Loffland, Jr. T. A. Pedley, Jr. c/o Thomas J. Hayes Effie E. Valintine c/o United California Bank First Interstate Bank of Denver NA, Account No. 120003306 James N. Coll Charles H. Coll Max W. Coll II Jon F. Coll RepublicBank Dallas NA Trustee U/W/O Selma E. Andrews, Trust #5188 Franz R. Lupton, Jr. | Ronald K. Deford<br>George D. & Edtih G. Riggs<br>Living Trust<br>Wills Royalty Inc. | Martha Johns Densmore<br>Nancy Johns Dent<br>Grace B. Bockman      |   | Overriding Royalty Owner<br>Percentage |
| 0.125000% 0.015630% 0.007810% 0.214840% 0.014650% 0.014650% 0.014650% 0.014650% 0.014650%  | 0.625000%<br>0.625000%<br>0.625000%  | 2.500000%<br>2.500000%<br>2.500000%                                |   | Owner                                  |
| Техасо   | Texaco   | Texaco   | Pacific Enterprises<br>Oil Company<br>Marathon                | Working Interest<br>Percentage         |
| 100%   | 100%   | 100%   | 70%<br>30%  | Owner                                  |

| 28A W/<br>1<br>Le<br>Ins  |   | No. Tr                                 |
|---|---|--|
| W/2 NW/4 Section 19,<br>T-25-S, R-38-E,<br>Lea County, New Mexico<br>Insofor as the Tubb/Drinkard<br>formation only   |   | Description of Land                    |
| 80  |   | Acres                                  |
| NM-034999<br>6/1/47<br>HBP  |   | Serial No. &<br>Eff. Date              |
| NM-0349956 United States - Bureau<br>6/1/47 of Land Management<br>HBP   |   | & Basic Royalty Owner Percentage       |
| 12.500000%  |   | Owner                                  |
| Texaco Expl. & Prod. Inc.   |   | Lessee of Record<br>Percentage         |
| 100.0000%   |   | r d                                    |
| John M. Loffland, Jr. T. A. Pedley, Jr. c/o Thomas J. Hayes Effie E. Valintine c/o United California Bank First Interstate Bank of Denver NA, Account No. 120003306 First Interstate Bank Denver Trustee of the Estate of Charles T. Lupton | c/o Lupron Enterprises Inc. Julie Ann Lupton c/o World Savings & Loan Bradshaw Babb Lupton Charles T. Lupton, Jr. c/o Bank of America, Arroyo Grande Branch Lawrence L. Pedley John C. Pedley John C. Pedley Marth L Schneidewind Braille Institute of America c/o Republic National Bank Dallas, Agency #631-00 Patricia Penrose Schieffer Successor Trustee U/W/O Neville G. Penrose c/o J. Thomas Schieffer Lucy O. Ross | Overriding Royalty Owner<br>Percentage |
| 0.125000%<br>0.015630%<br>0.007810%<br>0.214840%  | 0.007810% 0.007810% 0.015620% 0.015630% 0.005210% 0.005210% 0.005210% 0.015630% 0.015630% 0.015630%   | Owner                                  |
| Техасо  |   |  |
| 100%  |   | Working Interest Owner Percentage      |
|   |   | [                                      |

| 29 W  |   | No.                                 |
|---|---|-------------------------------------|
| <b>W/</b> 2 <b>W/</b> 2, Section 31<br>T-25-S, R-38-E<br>Lea County, New Mexico |   | Description of Land                 |
| 160   |   | Acres                               |
| NM-0569<br>4/1/84<br>HBP  |   | Serial No. &<br>Eff. Date           |
| United States - Bureau<br>of Land Management                                    |   | Basic Royalty Owner<br>Percentage   |
| 12.500000%  |   | Owner                               |
| Fina Oil & Chemical Co.   |   | Lessee of Record<br>Percenlage      |
| 100.0000%   |   | ord<br>1e                           |
| Selma E. Andrews Trust<br>Blanche M. doty<br>Benjamin Ginsberg Est.             | a/c 03958-04-8 James N. Coll Charles H. Coll Max W. Coll II Jon F. Coll II Jon F. Coll II RepublicBank Dallas NA Trustee U/W/O Selma E. Andrews, Trust #5188 Franz R. Lupton, Jr. c/o Lupron Enterprises Inc. Julie Ann Lupton c/o World Savings & Loan Bradshaw Babb Lupton Charles T. Lupton, Jr. c/o Bank of America, Arroyo Grande Branch Lawrence L. Pedley John C. Pedley John C. Pedley Braille Institute of America c/o Republic National Bank Dallas, Agency #631-00 Patricia Penrose Schieffer Successor Trustee U/W/O Neville G. Penrose c/o J. Thomas Schieffer | Overriding Royalty Owner Percentage |
| 0.268500 <b>%</b><br>0.125000 <b>%</b><br>1.500000 <b>%</b>                     | 0.021870% 0.014650% 0.014650% 0.014660% 0.014650% 0.014650% 0.007810% 0.007810% 0.005210% 0.005210% 0.005210% 0.0231470% 0.125000%  | Owner                               |
| ARCO  |   |                                     |
| 10  |   | Working Interest Owner Percentage   |
| 100%  |   |                                     |

TO UNIT AGREEMENT, SOUTH JUSTIS UNIT LEA COUNTY, NEW MEXICO

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TO UNIT AGREEMENT, SOUTH JUSTIS UNIT LEA COUNTY, NEW MEXICO

| N <sub>O</sub> .                    |             | 31  | 32   | 33   | 34  | 35  |
|-------------------------------------|-------------|---|--|--|---|---|
| Description of Land                 |             | N/2 NE/4, SE/4 NE/4<br>Section 25, T-25-S, R-37-E<br>Lea County, New Mexico | W/2 NW/4 Section 30,<br>T-25-S, R-38-E<br>Lea County, New Mexico | W/2 SW/4 Section 30,<br>T-25-S, R-38-E<br>Lea County, New Mexico | N/2 Section 36,<br>T-25-S, R-37-E<br>Lea County, New Mexico | S/2 Section 36,<br>1-25-S, R-37-E<br>Lea County, New Mexico |
| Acres                               |             | 120   | 80   | 80   | 320   | 320   |
| Serial No. &<br>Eff. Date           |             | B-11478<br>9/11/44<br>HBP   | 89521-1<br>2/10/42<br>HBP  | E-497-1<br>8/10/37<br>HBP  | B-229-1<br>9/10/31<br>HBP                                   | В-228-1<br>9/10/31<br>НВР                                   |
| Basic Royalty<br>Percentage         |             | Commissioner of Public Lands –<br>State of New Mexico                       | Commissioner of Public Lands –<br>State of New Mexico            | Commissioner of Public Lands –<br>State of New Mexico            | Commissioner of Public Lands –<br>State of New Mexico       | Commissioner of Public Lands -<br>State of New Mexico       |
| ty Owner<br>Ige                     | SI          | 12.500000%  | 12.500000%   | 12.500000%   | 12.500000%  | 12.500000%  |
| Lessee of<br>Record                 | STATE LANDS | ARCO  | Texaco Inc.  | MW Petroleum Corp.   | Chevron USA   | Chevron USA   |
| Overriding Royalty Owner Percentage |             |   |  |  |   |   |
| Working Interest Owner Percentage   |             | ARCO  | Техасо Іпс.  | Apache   | ARCO  | ARCO  |
| st Owner<br>le                      |             | 100%  | 100%   | 100%   | 100%  | 100%  |

TO UNIT AGREEMENT, SOUTH JUSTIS UNIT LEA COUNTY , NEW MEXICO

| Tr.<br>No.                             |                | 36 NW/4 N               | I-25-S                         | Lea Cou                    |                    |                 |                       |                    |                        |                     |                  |                    |                       |                          |            |                       |                |            |                             |                     |                    |                  |                        |                        |               |                   |                           |                         |            |
|--|----------------|-------------------------|--------------------------------|----------------------------|--------------------|-----------------|-----------------------|--------------------|------------------------|---------------------|------------------|--------------------|-----------------------|--------------------------|------------|-----------------------|----------------|------------|-----------------------------|---------------------|--------------------|------------------|------------------------|------------------------|---------------|-------------------|---------------------------|-------------------------|------------|
| Description of Land                    |                | NW/4 NW/4 Section 11.   | 1-25-S, R-37E                  | Lea County, New Mexico     |                    |                 |                       |                    |                        |                     |                  |                    |                       |                          |            |                       |                |            |                             |                     |                    |                  |                        |                        |               |                   |                           |                         |            |
| Acres                                  |                | <b>4</b> 0              |                                |                            |                    |                 |                       |                    |                        |                     |                  |                    |                       |                          |            |                       |                |            |                             |                     |                    |                  |                        |                        |               |                   |                           |                         |            |
| Lease Status                           |                | 푱                       |                                |                            |                    |                 |                       |                    |                        |                     |                  |                    |                       |                          |            |                       |                |            |                             |                     |                    |                  |                        |                        |               |                   |                           |                         |            |
| Basic Royatty Owner<br>Percentage      |                | Chevron USA Inc.        | Amoco Production Company       | Atlantic Richfield Company | Theodocia G. Bates | Warren J. Bates | Charles T. Bates, Jr. | James Henry Bearly | Elizabeth Bearly Dudly | Lucille Chism Bates | Wilma Chism Lain | Mory Helen Section | Elinor C. Snaugnnessy | Amerada Hess Corporation | Ellis Rudy | Ritts Royalty Company | Thomas G. Voss | Judd Moore | Marion U. & Donald B. Heard | Mildred Smith Rowls | Magabel Smith Rule | Cossius L. Smith | Rosa Lee Smith Johnson | Katie Smith Hazelhurst | Evo W. Graham | Mary Smith Bowers | Richard L. Cromartie, Jr. | Jane Cromartie Williams | I i ₩ooten |
| wner                                   |                | 0.067400%               | 1.004500%                      | 0.032200%                  | 0.104100%          | 0.059600%       | 0.029800%             | 0.020400%          | 0.020400%              | 0.09/200%           | 0.06/500%        | 0.009000%          | 0.01000%              | 1.339300%                | 0.015500%  | 0.644900%             | 0.223200%      | 0.041000%  | 0.139500%                   | 0.008860%           | 0.008860%          | 0.009960%        | 0.009410%              | 0.008860%              | 0.008860%     | 0.008860%         | 0.007480%                 | 0.010240%               | 0.008860%  |
| Overriding Royalty Owner<br>Percentage | PATENTED LANDS | ARCO Petr. Products Co. | Div. of Atlantic Richfield Co. |                            |                    |                 |                       |                    |                        |                     |                  |                    |                       |                          |            |                       |                |            |                             |                     |                    |                  |                        |                        |               |                   |                           |                         |            |
| )wner                                  |                |                         | 0.612700%                      |                            |                    |                 |                       |                    |                        |                     |                  |                    |                       |                          |            |                       |                |            |                             |                     |                    |                  |                        |                        |               |                   |                           |                         |            |
|  |                | ARC0                    |                                |                            |                    |                 |                       |                    |                        |                     |                  |                    |                       |                          |            |                       |                |            |                             |                     |                    |                  |                        |                        |               |                   |                           |                         |            |
| Working Interest Owner<br>Percentage   |                | 100%                    |                                |                            |                    |                 |                       |                    |                        |                     |                  |                    |                       |                          |            |                       |                |            |                             |                     |                    |                  |                        |                        |               |                   |                           |                         |            |

TO UNIT AGREEMENT, SOUTH JUSTIS UNIT LEA COUNTY , NEW MEXICO

|  | No.                                 |
|--|-------------------------------------|
|  | Description of Land                 |
|  | Acres                               |
|  | Lease Status                        |
| John D. Atkins Lillian Smith Ward Betty S. Warren Frank L. Smith H. Winfield Smith, Jr. Harry Eldon Smith Mary M. Smith Robert H. Smith Robert H. Smith Phillip Julian Erickson John Warren Erickson John Warren Erickson Mary Elinor Erickson Knox Don J. Robertson Roma A. Syfert Rosalind Liethold William M. Dittmer Albert Dittmer Albert Dittmer Luella Boes Forwalder Donald Woods Helen Lee Voss Brander F. Kieffer Voss W. M. Riddle & Betty J. Riddle Archie D. Smith & Clarabelle Beals Trust dtd. 12–9–70 Archie D. Smith & Clarabelle | Basic Royalty Owner<br>Percentage   |
| 0.020500x 0.004430x 0.001100x 0.008860x 0.008860x 0.008860x 0.008860x 0.009960x 0.001100x 0.005170x 0.005170x 0.005170x 0.005170x 0.002170x 0.002170x 0.002170x 0.002170x 0.002170x 0.002170x 0.002170x 0.002170x 0.002170x 0.0011580x 0.011580x 0.111600x 0.111600x 0.0044800x  | Owner                               |
|  | Overriding Royatty Owner Percentage |
|  | Working Interest Owner Percentage   |

TO UNIT AGREEMENT, SOUTH JUSTIS UNIT LEA COUNTY , NEW MEXICO

|  |                        |                |                          |                        |                    |                           |                           |                        |                              |                           |                      |                         |               |                            |                |                        |           |                          |              |                          |                      |           |                            |                          |                |                              |                                 |                  | 8                   | · ਜ'                     |
|--|------------------------|----------------|--------------------------|------------------------|--------------------|---------------------------|---------------------------|------------------------|------------------------------|---------------------------|----------------------|-------------------------|---------------|----------------------------|----------------|------------------------|-----------|--------------------------|--------------|--------------------------|----------------------|-----------|----------------------------|--------------------------|----------------|------------------------------|---------------------------------|------------------|---------------------|--------------------------|
|  |                        |                |                          |                        |                    |                           |                           |                        |                              |                           |                      |                         |               |                            |                |                        |           |                          |              |                          |                      |           |                            |                          |                |                              |                                 |                  | Description of Land |                          |
|  |                        |                |                          |                        |                    |                           |                           |                        |                              |                           |                      |                         |               |                            |                |                        |           |                          |              |                          |                      |           |                            |                          |                |                              |                                 |                  | Acres Lease Status  |                          |
| San Angelo, Trustee, 100 Brenda Ronaldson Texas Commerce Bank of | Texas Commerce Bank of | W. V. Leftwich | San Angelo, Trustee, FBO | Texas Commerce Bank of | Managment Division | Richard Gammel, c/o Trust | Nashville, Trustee, Attn: | Third National Bank of | Josephine W. Lundy Res Trust | Trustee, Acct #4815011406 | Ameritrust Texas N A | Jeanette E. Clift Trust | Petco Limited | c/o Richard A. Whittington | D. V. Thompson | Richard A. Whittington | Company   | The Nommensen Investment | Escrow Agent | NCNB Texas National Bank | Sabine Royalty Trust | Trustee   | American National Bank Co. | 0. W. Skirvin Test Trust | Sarah S. Smith | Betty Oldham Anc. Pers. Rep. | Estate of Catherine L. Dumarese | Frances W. Scott | Percentage          | Basic Royalty Owner      |
| 0.074930%  |                        | 0.149870%      |                          |                        | 0.892900%          |                           |                           |                        |                              | 1.498700%                 |                      |                         | 0.334800%     | 0.000280%                  |                | 0.000270%              | 0.020900% |                          | 0.574000%    |                          |                      | 0.186000% |                            |                          | 0.009960%      | 0.223200%                    |                                 | 0.004430%        |                     | Wner                     |
|  |                        |                |                          |                        |                    |                           |                           |                        |                              |                           |                      |                         |               |                            |                |                        |           |                          |              |                          |                      |           |                            |                          |                |                              |                                 |                  | Percentage          | Overriding Royalty Owner |
|  |                        |                |                          |                        |                    |                           |                           |                        |                              |                           |                      |                         |               |                            |                |                        |           |                          |              |                          |                      |           |                            |                          |                |                              |                                 |                  | Percentage          | Working Interest Owner   |

|   | Tr.<br>No.                           |
|---|--------------------------------------|
|   | Description of Land                  |
|   | Acres Lease Status                   |
| San Angelo, Trustee, FBO Noel C. Warwick Texas Commerce Bank of San Angelo, Trustee, FBO Mary Joseph Texas Commerce Bank of San Angelo, Trustee, FBO Vernice Boyle Texas Commerce Bank of San Angelo, Trustee, FBO Dorothy Boyle Texas Commerce Bank of San Angelo, Trustee, FBO Oleta Perkins Boyle Trust Texas Commerce Bank of San Angelo, Trustee, FBO William C. Wright Texas Commerce Bank of San Angelo, Trustee, FBO Robert G. Wright Betty L. Amonte Dorothy Hobura Revocable Management Trust, Texas Commerce Bank of San Angelo, Trustee John O. Boyle, Jr. Trust Texas Commerce Bank of San Angelo, Trustee John O. Boyle, Jr. Trust Texas Commerce Bank of San Angelo, Trustee John O. Boyle, Jr. Trust Texas Commerce Bank of San Angelo, Trustee John O. Boyle, Jr. Trust Texas Commerce Bank of San Angelo, Trustee John O. Boyle, Jr. Trust Texas Commerce Bank of San Angelo, Trustee John O. Boyle, Jr. Trust Texas Commerce Bank of San Angelo, Trustee | Basic Royatty Owner<br>Percentage    |
| 0.074930% 0.074930% 0.247290% 0.209820% 0.209820% 0.209820% 0.004430% 0.074930% 0.247290% 0.004980% 0.004980%   | )wner                                |
|   | Overriding Royalty Owner Percentage  |
|   | Working Interest Owner<br>Percentage |

| 37 NE/4 SW/4 Section 11,<br>T-25-S, R-37-E<br>Lea County, New Mexico   | Tr. No. Descrip                      |
|--|--------------------------------------|
| ion 11,<br>E<br>Mexico   | Description of Land                  |
| <b>*</b>   | Acres                                |
| 쁑  | Lease Status                         |
| Fst Intrst Bk Az, Suc Trste Fst Intrst Bk Ok, Agent Acct \$\frac{1}{49} - 8093 - 00 - 4\$  Joe & Jessie Crump Fund Jessie B. Crump, David C. Blevins & Texas American Bank of Fort Worth, Trustees Texas Commerce Bank N. A. Agent & A/I/F for Mary Moran Fagan, Trust Sec. 63140 Jessie B. Crump Trust 1069 c/o NCNB Texas and J. B. Crump Eunice James Gray Hendrick Medical Center Stephen N. James J. Hiram Moore, Betty Jane Moore and Michael Harrison, Trustees J. Hiram More, Betty Jane Moore and Michael Harrison, Trustees Liberty Not'l Bk & Trust Co. Charles Pfile, Trustee Trust \$\frac{1}{4}142836006 Betty Moran Rice John J. Moran & T. E. Swift, Trustees First City Texas- Midland Trustee, | Basic Royalty Owner<br>Percentage    |
| 0.669600% 1.562500% 1.562500% 1.562500% 0.781250% 0.781250% 1.562500% 1.562500% 1.562500% 3.125000%  | ner                                  |
| Cathie Cone Auvinshine Clifford Cone Donna Frost & Leon Binkley Personal Representatives Kathleen Cone Estate Tom R. Cone Kenneth G. Cone June D. Speight  | Overriding Royally Owner Percentage  |
| 0.078130%<br>0.078130%<br>0.390600%<br>0.078130%<br>2.343740%  | )wner                                |
| Meridian Oil Production, Inc.  | Working Interest Owner<br>Percentage |
| 100%   |                                      |

TO UNIT AGREEMENT, SOUTH JUSTIS UNIT LEA COUNTY, NEW MEXICO

| No.                 |  |                      |                 |                   |                         |                        |                            |                  | 38 SE/                | Lea                    |   |                             |                         |                           |                         |                  |                          |             |                          |                          |             |                  |              |
|---------------------|--|----------------------|-----------------|-------------------|-------------------------|------------------------|----------------------------|------------------|-----------------------|------------------------|---|-----------------------------|-------------------------|---------------------------|-------------------------|------------------|--------------------------|-------------|--------------------------|--------------------------|-------------|------------------|--------------|
| Description of Land |  |                      |                 |                   |                         |                        |                            |                  | SE/4 SW/4 Section 11, | Lea County, New Mexico |   |                             |                         | ,                         |                         |                  |                          |             |                          |                          |             |                  |              |
| Acres               |  |                      |                 |                   |                         |                        |                            |                  | 40                    |                        |   |                             |                         |                           |                         |                  |                          |             |                          |                          |             |                  |              |
| Acres Lease Status  |  |                      |                 |                   |                         |                        |                            |                  | HBP                   |                        |   |                             |                         |                           |                         |                  |                          |             |                          |                          |             |                  |              |
| Percentage          | Donna Cowden Mgmt. Trust<br>A/C 30-1576-00<br>D. C. Trust, | Mariyn Cone, Trustee | James G. Bruton | Virginia L Bruton | c/o Portland Properties | Elsie Lee Brown Trust, | James G. Bruton & Virginia | Bruton, Trustees | Louro R. Stuart       | Desa L. Lee Laird      | Maurine Johnson, Trustee<br>John J. Redfern III | Ind. Executor of the Estate | of John J. Redfern, Jr. | and S. P. Yates, Personal | Representatives $0/E/0$ | Martin Yates III | NUMB Texas National Bank | longs Trust | NCNB Texas National Bank | Trustee of the Lottie D. | Jones Trust | Rosalind Redfern | Judy Stovati |
|                     | 0.781250%  | 0.078130%            | 0.781250%       |                   | 0.625000%               |                        |                            | 0.001563%        | 0.076039%             | 0.260430%              | 0.062502%                                       |                             | 0.234374%               |                           |                         | 0.219440%        |                          | 0 2604227   | 0.100.117                |                          | 0.260422%   | 0.234374%        | 0.468751%    |
| Percentage          |  |                      |                 |                   |                         |                        |                            |                  | ARCO Oil and Gas      |                        |   |                             |                         |                           |                         |                  |                          |             |                          |                          |             |                  |              |
| orner               |  |                      |                 |                   |                         |                        |                            |                  | 0.031250%             |                        |   |                             |                         |                           |                         |                  |                          |             |                          |                          |             |                  |              |
| Percentage          |  |                      |                 |                   |                         |                        |                            |                  | ARCO                  | Deceased               | Kenneth Cone<br>Clifford Cone                   |                             |                         |                           |                         |                  |                          |             |                          |                          |             |                  |              |
| Owner               |  |                      |                 |                   |                         |                        |                            |                  | 82.50%                | 12.50                  | 2.50%<br>2.50%                                  |                             |                         |                           |                         |                  |                          |             |                          |                          |             |                  |              |

|   | No. Tr.                             |
|---|-------------------------------------|
|   | Description of Land                 |
|   | Acres Lease Status                  |
| Leon Binkley and Donna Frost as Personal Representatives of the Estate of Kathleen Cone Wendall W. Iverson, as Trustee for the S.J.L. Jr., Trust Wendall W. Iverson, as Trustee for the P.I.P 1990 Trust Wendall W. Iverson, as Trustee for the W.W.I. 1990 Trust Charlotte H. Stuart Patsy Ann Iverson Page B. Broadrick Wendall Welch Iverson S. E. Cone, Jr. B. B. Ginsberg S. J. Iverson, Jr. Marjorie Cone Kastman Lovelace Foundation for Medical Education and Research John A. Yates Frank W. Yates, Jr., A/I/F for Lillie M. Yates Estelle Andrews Mehlhop ARCO Drotha Stuart Bruno Kenneth G. Cone Clifford Cone Avril Stuart Dew | Basic Royalty Owner<br>Percentage   |
| 0.520833% 0.071129% 0.071129% 0.071129% 0.152082% 0.071134% 1.302080% 0.071133% 0.694441% 0.187502% 0.071133% 0.694444% 0.18751% 0.468751% 0.152082% 0.104168% 0.104168% 0.152082% 0.152082% 0.152082% 0.152082% 0.152082% 0.152082%  | wner                                |
|   | Overriding Royalty Owner Percentage |
|   | Working Interest Owner Percentage   |

| 39 W/2 NW/4 Section 12.  1-25-S, R-37-E,  Lea County, New Mexico, between the subsurface depths of 5,000 feet and 5,500 feet  | Tr.  No. Description of Land        |
|---|-------------------------------------|
| 80<br>HBP   | Acres Lease Status                  |
| Katherine Adeline Cone Keck Phoebe Shelton Irene Stuart Small W. L. Stuart D. C. Stuart John A. Stuart John A. Stuart Harvey E. Yates S. P. Yates S. P. Yates Garland Stuart Harvey E. Trustee of the Frank O. Elliot Living Trust Edna lone Hall, as Trustee of the Edna Ione Hall Living Trust Fina Oil and Chemical Company Lee M. Bass, Inc. Sid R. Bass, Inc. Keystone, Inc. C. W. Samuels Nationsbank of Texas, NA (as successor), Escrow Agent—Sabine Royalty Trust Atlantic Richfield Company | Basic Royalty Owner<br>Percentage   |
| 0.69444# 0.213400% 0.152082% 0.152082% 0.152082% 0.152082% 0.152082% 0.425886% 0.425886% 0.425886% 1.562500% 1.562500% 0.390625% 0.390625% 0.390625% 0.390625% 0.390625% 0.390625% 0.390625% 0.390625% 0.390625% 0.390625% 0.390625%  | Owner                               |
|   | Overriding Royalty Owner Percentage |
| ARCO 99.707031% • Meridian Oil Production Inc 0.292969%   | Working Interest Owner Percentage   |

| Tr. No.  40 SE/4 1 1-25- Lea Ca belwee depths  | and 5, 40A SE/4 1 1-25- Lea Co  |   |
|--|---|---|
| Description of Land  SE/4 NW/4 Section 12, T-25-S, R-37-E, Lea County, New Mexico between the subsurface depths of 4,200 feet  | and 5,500 feet  SE/4 NW/4 Section 12. T-25-S, R-37-E, Lea County, New Mexico,   | SE/4 NW/4 Section 12,<br>I-25-S, R-37-E,<br>Lea County, New Mexico,<br>between the subsurface<br>depths of 5,500 feet and<br>6,300 feet   |
| Acres  | 40  | 40  |
| Lease Status HBP   | 퓸   | ₩   |
| Basic Royalty Owner Percentage  (as successor), Escrow Agent- Sabine Royalty Trust Atlantic Richfield Company  Frank O. Elliot, as Surviving Trustee of the Frank O. Elliot Living Trust Edna lone Hall, as Trustee of the Edna lone Hall Living | Irust Fina Oil and Chemical Company Lee M. Bass, Inc. Sid R. Bass, Inc. Keystone, Inc. C. W. Samuels Nationsbank of Texas, NA (as successor), Escrow Agent— Sabine Royalty Trust Atlantic Richfield Company Frank O. Elliot, as Surviving Trustee of the Frank O. Elliot Living Trust | Frank O. Elliot, as Surviving Trustee of the Frank O. Elliot Living Trust Edna lone Hall, as Trustee of the Edna lone Hall Living Trust Fina Oil and Chemical Company Lee M. Bass, Inc. |
| <b>=</b>   | 1.562500% 3.125000% 0.292969% 0.292969% 0.292968% 0.390625% 1.562500% 1.5625000%  | 1.562500%<br>1.562500%<br>3.125000%<br>0.292969%  |
| Overriding Royalty Owner Percentage  Atlantic Richfield Company 1  | Atlantic Richfield Company  | Atlantic Richfield Company  |
| Owner 11.250000%   | 11.250000%  | 11.250000%  |
| Working Interest Owner Percentage  ARCO  Meridian Oil Production Inc 0.292969%   | ARCO  | ARCO  |
| Owner 99.707031% 0.292969%   | 100%  | 100%  |

| 41 N/2 SW/4 Section 12.  I-25-S, R-37-E.  Lea County, New Mexico. between the subsurface depths of 5,000 feet and 6,250 feet   | Tr.  No. Description of Land         |
|--|--------------------------------------|
| 80 HBP   | Acres Lease Status                   |
| Sid R. Bass, Inc. Keystone, Inc. Thru Line, Inc. C. W. Samuels Nationsbank of Texas, NA (as successor), Escrow Agent- Sabine Royalty Co., Inc Way Enterprises, Inc. Thomas H. Law, Hamilton Rodgers & Margaret Snider for Nancy S. Tilly Snyder Beverly Anne Carter Joyce Ann Brown B.A. Christmas, Jr. Bradford Ace Christmas Mary T. Christmas Holladay Candy Christmas Helen Jane Christmas Barby Heirs or Devisees of Alma Pearl Eaton Hughes Matkins, Deceased First National Bank of Lubbock Successor Trustee of Beulah H. Simmons Trust B F/B/O Mary Jane Hand First NII. Bank of Lubbock  | Basic Royalty Owner<br>Percentage    |
| 0.292969% 0.292968% 0.292968% 0.390625% 1.562500% 10.625000% 0.878906% 0.878906% 0.781250% 0.878906% 0.781250% 0.073242% | Owner                                |
|  | Overriding Royalty Owner Percentage  |
| ARCO Meridian Oil Production Inc. 1 Lee M. Bass, Inc. Sid R. Bass Inc. Sid R. Bass Inc. Keystone Inc. Thru Line Inc. H.B. Fuquo, Trustee under the Last Will and Testament of Dolores Mooers, Dec'd First National Bank of Ft. Worth, Trustee ORYX Energy Company Mooers Oil Corporation Dettex Royalty Company, Inc Way Enterprises, Inc.  * Meridian Oil Production Inc  | Working Interest Owner<br>Percentage |
| 45.312500%<br>15.380859%<br>2.343750%<br>2.343750%<br>2.343750%<br>2.343750%<br>8.75000%<br>4.687500%<br>4.375000%<br>3.125000%<br>0.244141%   | Owner                                |

| 42 SW/4 SI<br>I-25-S<br>Leo Cou                                     |   | No.                                  |
|---|---|--------------------------------------|
| SW/4 SW/4 Section 12,<br>T-25-S, R-37-E,<br>Lea County, New Mexico, |   | Description of Land                  |
| 40  |   | Acres                                |
| Н8Р   |   | Lease Status                         |
| Sid R. Bass, Inc.<br>Keystone, Inc.<br>Thru Line                    | J.E. Simmons Trust B - F/B/O Mary Jane Hand First Ntl. Bank of Lubbock Successor Trustee of Beulah H. Simmons Trust A F/B/O Jean Shipley Sullivan First Ntl. Bank of Lubbock Successor Trustee of J.E. Simmons Trust A F/B/O Jean Shipley Sullivan Sid R. Bass, Inc. Keystone, Inc. Thru Line Lee M. Bass Mooers Oil Corporation Alma E.H. Matkins Rose Gann Charlene Rogers Teambank, N.A. Successor Trustee U/W/O Dolores Mooers, Acct. #5976 NCNB Texas, Trustee of the Mooers Trust, Trustee #1311 ARCO | Basic Royalty Owner Percentage       |
| 0.292969%<br>0.292969%<br>0.292969%                                 | 0.219727%  0.219726%  0.219727%  0.292969%  0.292968%  0.292968%  0.546875%  1.562500%  0.390624%  1.093750%  0.703125%  3.125000%  | vner                                 |
|   |   | Overriding Royally Owner Percentage  |
| ARCO<br>Meridian Oil Production Inc.<br>Lee M. Bass, Inc.           |   | Working Interest Owner<br>Percentage |
| 45.312500%<br>15.380859%<br>2.343750%                               |   | t Owner                              |

|  |   |   |  |                               |  |  |   |  |                               | 5,500 feet.       | between the subsurface | Tr. No. Description of Land          |
|--|---|---|--|-------------------------------|--|--|---|--|-------------------------------|-------------------|------------------------|--------------------------------------|
|  |   |   |  |                               |  |  |   |  |                               |                   |                        | Acres Lease Status                   |
| First Nt. bank of Lubbock Successor Trustee of J.E. Simmons Trust B - F/B/O Mary Jane Hand Deltex Royalty Co., Inc Way Enterprises, Inc. | Successor Trustee of Beulah H. Simmons Trust B F/B/O Mary Jane Hand | Successor Trustee of Beulah H. Simmons Trust A F/B/O Jean Shipley Sullivan First National Bank of Lubbock | J.E. Simmons Trust A  F/B/O Jean  Shipley Sullivan  First NH Rank of Lubback | First Ntl. Bank of Lubback    | Trustee #1311 ARCO                                   | NCNB Texas, Trustee of the Mooers Trust,   | Successor Trustee U/W/O Dolores Mooers, Acct. #5976 | Charlene Kogers<br>Teambank, N.A.                | Rose Gann                     | Alma E.H. Matkins | Lee M. Bass            | Basic Royalty Owner<br>Percentage    |
| 0.219727%<br>0.878906%<br>0.878906%  | 0.219727%   | 0.219726%   | 0.219727%  |                               | 0.703125 <b>%</b><br>3.125000 <b>%</b>               |  |   | 0.39062 <b>4%</b><br>1.093750 <b>%</b>           | 0.390626%                     | 1.562500%         | 0.292968%              | Owner                                |
|  |   |   |  |                               |  |  |   |  |                               |                   |                        | Overriding Royalty Owner Percentage  |
|  |   |   |  | *Meridian Oil Production Inc. | Deltex Royalty Company, Inc<br>Way Enterprises, Inc. | ORYX Energy Company Mooers Oil Corporation | First National Bank of Ft. Worth, Trustee           | Last Will and Testament of Dolores Mooers, Dec'd | H.B. Fuqua, Trustee under the | Thru Line Inc.    | Sid R. Bass Inc.       | Working Interest Owner<br>Percentage |
|  |   |   |  | 0.244141%                     | 3.125000%<br>3.125000%                               | 4.687500%<br>4.375000%                     | 5.625000%   | 8.750000%  | r <b>o</b>                    | 2.343750%         | 2.343750%              | Owner                                |

| 42A SW/4 SW/4 Section 12. T-25-S, R-37-E, Lea County, New Mexico, between the subsurface depths of 5,500 feet and 6,250 feet   | Tr. No. Description of Land         |
|--|-------------------------------------|
| <b>4</b> 0 H8P   | Acres Lease Status                  |
| Thomas H. Law, Hamilton Rodgers & Margaret Snider for Nancy S. Tilly Snyder Beverly Anne Carter Ollie Gann Cowden Joyce Ann Brown B.A. Christmas, Jr. Bradford Ace Christmas Mary I. Christmas Holladay Candy Christmas Barby Heirs or Devisees of Alma Pearl Eaton Hughes Matkins, Deceased  Sid R. Bass, Inc. Keystone, Inc. Thru Line Lee M. Bass Mooers Oil Corporation Alma E.H. Matkins Rose Gann Charlene Rogers Teambank, N.A. Successor Trustee U/W/O Dolores Mooers, Acct. 15976 NCNB Texas, Trustee of the Mooers Trust, Trustee 11311 ARCO | Basic Royalty Owner<br>Percentage   |
| 0.781250% 0.878906% 0.781250% 0.585938% 0.292969% 0.073242% 0.073242% 0.073242% 0.073242% 0.073242% 0.092969% 0.292969% 0.292968% 0.292968% 0.292968% 0.390626% 0.390626% 0.390624% 1.093750% 0.703125% 0.703125%  | <b>W</b> ner                        |
|  | Overriding Royalty Owner Percentage |
| ARCO Lee M. Bass, Inc. 2.343750% Sid R. Bass Inc. 2.343750% Keystone Inc. Thru Line Inc. 1.343750% H.B. Fuqua, Trustee under the Last Will and Testament of Dolores Mooers, Dec'd First National Bank of Ft. Worth, Trustee ORYX Energy Company Mooers Oil Corporation Deltex Royalty Company, Inc 3.125000% Way Enterprises, Inc. 3.125000% MeridianOil Production Inc. 0.244140%   | Working Interest Owner Percentage   |

| <i>₹</i>  | No.   |   |
|---|---|---|
| Description of Land   | Description of Land   |   |
| Acres Lease Status  |   |   |
| First Ntt. Bank of Lubbock Successor Trustee of J.E. Simmons Trust A F/B/O Jean Shipley Sullivan First Ntt. Bank of Lubbock Successor Trustee of Beulah H. Simmons Trust A F/B/O Jean Shipley Sullivan First National Bank of Lubbock Successor Trustee of Beulah H. Simmons Trust B F/B/O Mary Jane Hand First Ntt. Bank of Lubbock Successor Trustee of J.E. Simmons Trust B F/B/O Mary Jane Hand Deltex Royalty Co., Inc Way Enterprises, Inc. Thomas H. Law, Hamilton Rodgers & Margaret Snider for Nancy S. Tilly Snyder | First Ntt. Bank of Lubbock Successor Trustee of J.E. Simmons Trust A F/B/O Jean Shipley Sullivan First Ntt. Bank of Lubbock Successor Trustee of Beulah H. Simmons Trust A F/B/O Jean Shipley Sullivan First National Bank of Lubbock Successor Trustee of Beulah H. Simmons Trust B F/B/O Mary Jane Hand First Ntl. Bank of Lubbock Successor Trustee of J.E. Simmons Trust B - F/B/O Mary Jane Hand Dettex Royalty Co., Inc | Way Enterprises, Inc. Thomas H. Low, Hamilton Rodgers & Margaret Snider for Nancy S. Tilly Snyder Beverly Anne Carter  Joyce Ann Brown B.A. Christmas, Jr. Bradford Ace Christmas Mary T. Christmas Holladay Candy Christmas Helen Jane Christmas Barby Heirs or Devisees of Alma |
| 0.219<br>0.219<br>0.219<br>0.219<br>0.878   |   | 0.878906%<br>0.781250%<br>0.781250%<br>0.878906%<br>0.585938%<br>0.292969%<br>0.073242%<br>0.073242%<br>0.073242%<br>0.073242%  |
| Overriding Royalty Owner Percentage   | Overriding Royalty Owner Percentage   |   |
| Working Interest Owner Percentage   | Working Interest Owner Percentage   |   |

| 43 SE/4 SW/4 Section 12, I-25-S, R-37-E, Lea County, New Mexico, between the subsurface depths of 5,000 feet and 6,250 feet   | Tr.  No. Description of Land                              |
|---|---|
| <b></b>   | Acres Leg   |
| <b>₩</b>  | Lease Status  |
| Sid R. Bass, Inc. Keystone, Inc. Thru Line Lee M. Bass Mooers Oil Corporation Alma E.H. Matkins Rose Gann Charlene Rogers Teambank, N.A. Successor Trustee U/W/O Dolores Mooers, Acct. 5976 NCNB Texas, Trustee of the Mooers Trust, Trustee 11311 ARCO First Ntl. Bank of Lubback Successor Trustee of J.E. Simmons Trust A F/B/O Jean Shipley Sullivan First Ntl. Bank of Lubback Successor Trustee of Beulah H. Simmons Trust A F/B/O Jean Shipley Sullivan First National Bank of Lubback Successor Trustee of Beulah H. Simmons Trustee of Beulah | Basic Royatty Owner Percentage Pearl Faton Hunhes Matkins |
| 1.562500% 0.292969% 0.292969% 0.292968% 0.546875% 1.562500% 0.390626% 0.390624% 1.093750% 3.125000% 0.219727%   | Owner   |
|   | Overriding Royally Owner Percentage                       |
| ARCO Lee M. Bass, Inc. 2.343750% Sid R. Bass Inc. 2.343750% Keystone Inc. Thru Line Inc. 2.343750% H.B. Fuqua, Trustee under the Last Will and Testament of Dolores Mooers, Dec'd First National Bank of Ft. Worth, Trustee ORYX Energy Company Mooers Oil Corporation Deltex Royalty Company, Inc. 3.125000% Way Enterprises, Inc. Wheridian Oil Production Inc. 0.244140%   | Working Interest Owner<br>Percentage                      |

TO UNIT AGREEMENT, SOUTH JUSTIS UNIT LEA COUNTY, NEW MEXICO

| 44 NW,<br>T-2<br>Lea  |   | No. T                               |
|---|---|-------------------------------------|
| NW/4 SE/4 Section 12,<br>T-25-S, R-37-E,<br>Lea County, New Mexico, |   | Description of Land                 |
| 40  |   | Acres                               |
| HBP   |   | Lease Status                        |
| Sid R. Bass, Inc.<br>Keystone, Inc.<br>Thru Line                    | Mary Jane Hand First Ntl. Bank of Lubbock Successor Trustee of J.E. Simmons Trust B - F/B/O Mary Jane Hand Deltex Royalty Co., Inc Way Enterprises, Inc. Thomas H. Law, Hamilton Rodgers & Margaret Snider for Nancy S. Tilly Snyder Beverly Anne Carter  Joyce Ann Brown B.A. Christmas, Jr. Bradford Ace Christmas Mary T. Christmas Holladay Candy Christmas Helen Jane Christmas Barby Heirs or Devisees of Alma Pearl Eaton Hughes Matkins, Deceased First Ntl. Bank of Lubbock Successor Trustee under the Last Wills and Testaments of J.E. Simmons and Beulah Simmons, Deceased | Basic Royalty Owner Percentage      |
| 0.292969 <b>%</b><br>0.292969 <b>%</b><br>0.292969 <b>%</b>         | 0.219727% 0.219727% 0.878906% 0.878906% 0.781250% 0.878906% 0.585938% 0.585938% 0.073242% 0.073242% 0.073242% 1.562500%   | Winer                               |
|   |   | Overriding Royalty Owner Percentage |
| ARCO<br>Lee M. Bass, Inc.<br>Sid R. Bass Inc.                       |   | Working Interest Owner Percentage   |
| 32.812500%<br>2.343750%<br>2.343750%                                |   | erest Owner<br>tage                 |

|  | between the subsurface<br>depths of 5,000 feet and<br>5,450 feet  | Tr. No. Description of Land         |
|--|---|-------------------------------------|
|  |   | Acres Lease Status                  |
| Successor Trustee of J.E. Simmons Trust A F/B/O Jean Shipley Sullivan First Ntl. Bank of Lubbock Successor Trustee of Beulah H. Simmons Trust A F/B/O Jean Shipley Sullivan First National Bank of Lubbock Successor Trustee of Beulah H. Simmons Trust B F/B/O Mary Jane Hand First Ntl. Bank of Lubbock Successor Trustee of J.E. Simmons Trust B - F/B/O Mary Jane Hand Deltex Royalty Co., Inc Way Enterprises, Inc. | Lee M. Bass Mooers Oil Corporation Alma E.H. Matkins Rose Gann Charlene Rogers Teambank, N.A. Successor Trustee U/W/O Dolores Mooers, Acct. #5976 NCNB Texas, Trustee of the Mooers Trust, Trustee #1311 ARCO   | Basic Royalty Owner<br>Percentage   |
| 0.219727% 0.219726% 0.219727% 0.219727% 0.878906% 0.878906%  | 0.292968% 0.546875% 1.562500% 0.390626% 0.390624% 1.093750% 0.703125% 3.125000%   | Owner                               |
|  |   | Overriding Royalty Owner Percentage |
|  | Keystone Inc.  2.343750% Thru Line Inc. 2.343750% H.B. Fuqua, Trustee under the Last Will and Testament of Dolores Mooers, Dec'd Dolores Mooers, Dec'd First National Bank of Ft. Worth, Trustee ORYX Energy Company Mooers Oil Corporation Deltex Royalty Company, Inc 3.125000% Way Enterprises, Inc. 3.125000% 3.125000% | Working Interest Owner Percentage   |

|                  |                        |                       |                    |                       |                     |                          |                     |                    |                    |                        |                         |                    |                      |                     |           |                             |                           |                            |                 |                            |                        |                     |                 |                     |                           |  | Tr.<br>No.                          |
|------------------|------------------------|-----------------------|--------------------|-----------------------|---------------------|--------------------------|---------------------|--------------------|--------------------|------------------------|-------------------------|--------------------|----------------------|---------------------|-----------|-----------------------------|---------------------------|----------------------------|-----------------|----------------------------|------------------------|---------------------|-----------------|---------------------|---------------------------|--|-------------------------------------|
|                  |                        |                       |                    |                       |                     |                          |                     |                    |                    |                        |                         |                    |                      |                     |           |                             |                           |                            |                 |                            |                        |                     |                 |                     |                           |  | Description of Land                 |
|                  |                        |                       |                    |                       |                     |                          |                     |                    |                    |                        |                         |                    |                      |                     |           |                             |                           |                            |                 |                            |                        |                     |                 |                     |                           |  | Acres Lease Status                  |
| Charlie E. Eaton | ARtie Mae Eaton Wilson | Clarence Victor Eaton | Linzy Hampie Eaton | Charlie Treview Eaton | William Henry Eaton | Jennie Lois Eaton Hodges | Callie Eaton Pyeatt | Daisey Elma Turner | Helen May Hamilton | Raymond Harrison Eaton | Air Wanda Jean Stutzman | Marilyn Joan Craig | Kathryn Pearl Gordon | William Riley Eaton | Deceased  | Pearl Ealon Hughes Malkins, | Heirs or Devisees of Alma | Helen Jane Christmas Barby | Candy Christmas | Mary T. Christmas Holladay | Bradford Ace Christmas | B.A. Christmas, Jr. | Joyce Ann Brown | Beverly Anne Carter | for Nancy S. Tilly Snyder | Thomas H. Law, Hamilton<br>Rodgers & Margaret Snider | Basic Royally Owner<br>Percentage   |
| 0.195313%        | 0.195313%              | 0.195313%             | 0.195313%          | 0.195313%             | 0.195313%           | 0.195313%                | 0.260417%           | 2.083333%          | 0.156250%          | 0.156250%              | 0.156250%               | 0.156250%          | 0.156250%            | 1.302083%           | 1.757813% |                             |                           | 0.073242%                  | 0.073242%       | 0.073242%                  | 0.073242%              | 0.292969%           | 0.585938%       | 0.878906%           | 0.781250%                 |  | Owner                               |
|                  |                        |                       |                    |                       |                     |                          |                     |                    |                    |                        |                         |                    |                      |                     |           |                             |                           |                            |                 |                            |                        |                     |                 |                     |                           |  | Overriding Royally Owner Percentage |
|                  |                        |                       |                    |                       |                     |                          |                     |                    |                    |                        |                         |                    |                      |                     |           |                             |                           |                            |                 |                            |                        |                     |                 |                     |                           |  | Working Interest Owner Percentage   |

| T-25-S, R-37-E, Lea County, New Mexico, below 5,450 feet   | 44A NW/4 SE/4 Section 12, | Tr.  No. Description of Land        |
|--|---------------------------|-------------------------------------|
|  | 40                        | Acres                               |
|  | НВР                       | Lease Status                        |
| Keystone, Inc. Thru Line Lee M. Bass Mooers Oil Corporation Alma E.H. Matkins Rose Gann Charlene Rogers Tearmbank, N.A. Successor Trustee U/W/O Dolores Mooers, Acct. #5976 NCNB Texas, Trustee of the Mooers Trust, Trustee #1311 ARCO First Ntl. Bank of Lubbock Successor Trustee of J.E. Simmons Trust A F/B/O Jean Shipley Sullivan First Ntl. Bank of Lubbock Successor Trustee of Beulah H. Simmons Trust A F/B/O Jean Shipley Sullivan First National Bank of Lubbock Successor Trustee of Beulah H. Simmons Trust B F/B/O Mary Jane Hand First Ntl. Bank of Lubbock Successor Trustee of Beulah H. Simmons Trustee of Beulah H. Simmons Trustee of Beulah H. Simmons Trustee of Beulah First Ntl. Bank of Lubbock Successor Trustee of Beulah H. Simmons Trustee of Beulah H. Simmons Trustee of Beulah H. Simmons Trustee of Beulah First Ntl. Bank of Lubbock | Sid R. Bass, Inc.         | Basic Royalty Owner<br>Percentage   |
| 0.292969% 0.292968% 0.292968% 0.292968% 0.546875% 1.562500% 0.390624% 1.093750% 0.703125% 3.125000% 0.219727% 0.219727%  | 0.292969%                 | Owner                               |
|  |                           | Overriding Royalty Owner Percentage |
| Lee M. Bass, Inc. Sid R. Bass Inc. Keystone Inc. Thru Line Inc. H.B. Fuqua, Trustee under the Last Will and Testament of Dolores Mooers, Dec'd First National Bank of Ft. Worth, Trustee Mooers Oil Corporation Deltex Royalty Company, Inc Way Enterprises, Inc. First National Bank of Lubbock, Successor Trustee under the Last Will Testement of J. E. Simmons, and Beulah H. Simmons, Deceased ORYX Energy Company *Meridian Oil Production Inc.  | ARCO                      | Working Interest Owner Percentage   |
| 2.343750% 2.343750% 2.343750% 2.343750% 2.343750% 5.625000% 5.625000% 3.125000% 3.125000% 3.125000% 2.343750% 2.343750% 2.343750% 2.343750%  | 59.746796%                | t Owner                             |

TO UNIT AGREEMENT, SOUTH JUSTIS UNIT LEA COUNTY , NEW MEXICO

| No.   |   |   |                             |           |   |                    |   |                    |                    |                          |                     |                       |                    |                           |                            |
|---|---|---|-----------------------------|-----------|---|--------------------|---|--------------------|--------------------|--------------------------|---------------------|-----------------------|--------------------|---------------------------|----------------------------|
| Description of Land   |   |   |                             |           |   |                    |   |                    |                    |                          |                     |                       |                    |                           |                            |
| Acres Lease Status  |   |   |                             |           |   |                    |   |                    |                    |                          |                     |                       |                    |                           |                            |
| F/B/O Mary Jane Hand Deltex Royalty Co., Inc Way Enterprises, Inc. Thomas H. Law, Hamilton Rodgers & Margaret Snider for Nancy S. Tilly Snyder Beverly Anne Carter  Joyce Ann Brown B.A. Christmas, Jr. Bradford Ace Christmas Mary T. Christmas Holladay Candy Christmas Helen Jone Christmas Barby Heirs or Devisees of Alma Pearl Eaton Hughes Matkins, Deceased William Riley Eaton Kathryn Pearl Gordon Marilyn Joan Craig | Mary T. Christmas Holladay<br>Candy Christmas | Helen Jone Christmas Barby<br>Heirs or Devisees of Alma | Pearl Eaton Hughes Matkins, | Deceased  | William Riley Eaton<br>Kathryn Pearl Gordon | Marilyn Joan Craig | Air Wanda Jean Stutzman<br>Raymond Harrison Eaton | Helen May Hamilton | Daisey Elma Turner | Jennie Lois Eaton Hodges | William Henry Eaton | Charlie Trevier Eaton | Linzy Hampie Eaton | Heirs or Devisees of Almo | Pearl Laton Hughs Matkins, |
| 0.219727% 0.878906% 0.878906% 0.781250% 0.781250% 0.585938% 0.292969% 0.073242% 0.073242% 0.073242% 0.073242% 0.073242% 0.073242% 0.073242% 0.073242% 0.073242% 0.073242% 0.073242% 0.073242% 0.073242% 0.073242% 0.073242% 0.073242%   | 0.0732 <b>42%</b><br>0.0732 <b>42%</b>        | 0.073242%   |                             | 1.562500% | 1,302083 <b>%</b><br>0,156250 <b>%</b>      | 0.156250%          | 0.156250%<br>0.156250%                            | 0.156250%          | 2.083333%          | 0.195313%                | 0.195 <b>313%</b>   | 0.195313%             | 0.195313%          |                           |                            |
| Overriding Royalty Owner Percentage   |   |   |                             |           |   |                    |   |                    |                    |                          |                     |                       |                    |                           |                            |
| Working Interest Owner Percentage   |   |   |                             |           |   |                    |   |                    |                    |                          |                     |                       |                    |                           |                            |

| <del>,</del> ₹                      |  | <b>4</b> 5            |   |                        |                          |                          |                            |                                 |                         |                             |                        |                   |                                       |           |   |                      |            |                  |   |  |
|-------------------------------------|--|-----------------------|---|------------------------|--------------------------|--------------------------|----------------------------|---------------------------------|-------------------------|-----------------------------|------------------------|-------------------|---------------------------------------|-----------|---|----------------------|------------|------------------|---|--|
| Description of Land                 |  | SW/4 SE/4 Section 12. | T-25-S, R-37-E,<br>Lea County, New Mexico,                          | between the subsurface | depths of 5,000 feet and | 5,500 feet               |                            |                                 |                         |                             |                        |                   |                                       |           |   |                      |            |                  |   |  |
| Acres                               |  | 40                    |   |                        |                          |                          |                            |                                 |                         |                             |                        |                   |                                       |           |   |                      |            |                  |   |  |
| Lease Status                        |  | HBP<br>HBP            |   |                        |                          |                          |                            |                                 |                         |                             |                        |                   |                                       |           |   |                      |            |                  |   |  |
| Basic Royalty Owner<br>Percentage   | Deceased<br>Clarence Victor Eaton<br>Artie Mae Eaton Wilson<br>Charlie E. Eaton  | Sid R. Bass, Inc.     | Keystone, Inc.<br>Thru Line   | Lee W. Bass            | Mooers Oil Corporation   | Almo E.H. Motkins        | Charlene Rogers            | Teambank, N.A.                  | Successor Trustee U/W/0 | Dolores Mooers, Acct. #5976 | NCNB Texas, Trustee of | the Mooers Trust, | Trustee #1311                         | ARCO      | First Ntl. Bank of Lubbock              | J.E. Simmons Trust A | F/B/O Jean | Shipley Sullivan | Successor Trustee of Beulah H Simmons Trust A F/B/O | Jean Shipley Sullivan First National Bank of Lubbock |
| Owner                               | 0.195313 <b>%</b><br>0.195313 <b>%</b><br>0.195313 <b>%</b><br>0.195313 <b>%</b> | 0.292969%             | 0.292969 <b>%</b><br>0.292969 <b>%</b>                              | 0.292968%              | 0.546875%                | 1.562500%                | 0.390624%                  | 1.093750%                       |                         |                             |                        |                   | 0.703125%                             | 3.125000% |   |                      |            | 0.219727%        |   | 0.219726%  |
| Overriding Royalty Owner Percentage |  |                       |   |                        |                          |                          |                            |                                 |                         |                             |                        |                   |                                       |           |   |                      |            |                  |   |  |
| Working Interest Owner Percentage   |  |                       | Meridian Oil Production, Inc 27.685547% Lee M. Bass, Inc. 2.343750% |                        | Keystone Inc. 2.343750%  | Thru Line Inc. 2.343/50% | Last Will and Testament of | Dolores Mooers, Dec'd 8.750000% | K of                    |                             |                        |                   | Deltex Royalty Company, Inc 3.125000% |           | *Meridian Oil Production Inc. 0.439433% |                      |            |                  |   |  |

TO UNIT AGREEMENT, SOUTH JUSTIS UNIT LEA COUNTY , NEW MEXICO

|   | No.                                 |
|---|-------------------------------------|
|   | Description of Land                 |
|   | Acres Lease Status                  |
| Successor Trustee of Beulah H. Simmons Trust B F/B/O Mary Jane Hand First Ntl. Bank of Lubbock Successor Trustee of J.E. Simmons Trust B - F/B/O Mary Jane Hand Deltex Royalty Co., Inc Way Enterprises, Inc. Thomas H. Law, Hamilton Rodgers & Margaret Snider for Nancy S. Tilly Snyder Beverly Anne Carter  Joyce Ann Brown B.A. Christmas, Jr. Bradford Ace Christmas Mary T. Christmas Holloday Candy Christmas Helen Jane Christmas Barby Heirs or Devisees of Alma Pearl Eaton Hughes Matkins, Deceased William Riley Eaton Kathryn Pearl Gordon Marilyn Joan Craig Air Wanda Jean Stutzman Raymond Harrison Eaton Helen May Hamilton Daisey Elma Turner Callie Eaton Pyeatt   | Basic Royalty Owner<br>Percentage   |
| 0.219727% 0.219727% 0.878906% 0.878906% 0.878906% 0.585938% 0.585938% 0.292969% 0.073242% 0.073242% 0.073242% 0.073242% 0.156250% | wner                                |
|   | Overriding Royalty Owner Percentage |
|   | Working Interest Owner Percentage   |

| 45A SW/4 SE/4 Section 12, T-25-S, R-37-E, Lea County, New Mexico, between the subsurface depths of 5,500 feet and 6,352 feet  | Tr. No. Description of Land         |
|---|-------------------------------------|
| <b>4</b> 6 HBP  | Acres Lease Status                  |
| Jennie Lois Eaton Hodges William Henry Eaton Charlie Trevier Eaton Linzy Hampie Eaton Heirs or Devisees of Alma Pearl Eaton Hughs Matkins, Deceased Clarence Victor Eaton Artie Mae Eaton Wilson Charlie E. Eaton Sid R. Bass, Inc. Keystone, Inc. Thru Line Lee M. Bass Mooers Oil Corporation Alma E.H. Matkins Rose Gann Charlene Rogers Teambank, N.A. Successor Trustee U/W/O Dolores Mooers, Acct. #5976 NCNB Texas, Trustee of the Mooers Truste of J.E. Simmons Trustee | Basic Royalty Owner<br>Percentage   |
| 0.195313%<br>0.195313%<br>0.195313%<br>0.195313%<br>0.195313%<br>0.195313%<br>0.195313%<br>0.195313%<br>0.292969%<br>0.292969%<br>0.292969%<br>0.292968%<br>0.292968%<br>0.546875%<br>1.562500%<br>0.390624%<br>1.093750%<br>0.703125%<br>3.125000%   | y Owner<br>ge                       |
|   | Overriding Royalty Owner Percentage |
| ARCO Meridian Oil Production, Inc. 27.685547% Lee M. Bass, Inc. 2.343750% Sid R. Bass Inc. 2.343750% Keystone Inc. 2.343750% Keystone Inc. 2.343750% Thru Line Inc. 2.343750% H.B. Fuqua, Trustee under the Last Will and Testament of Dolores Mooers, Dec'd 8.75000% First National Bank of Ft. Worth, Trustee ORYX Energy Company Mooers Oil Corporation 4.687500% Moy Enterprises, Inc. 3.125000% Way Enterprises, Inc. 3.125000% Meridian Oil Production Inc 0.439453%  | Working Interest Owner Percentage   |

UNIT AGREEMENT, SOUTH JUSTIS UNIT LEA COUNTY, NEW MEXICO

|  | No.                                 |
|--|-------------------------------------|
|  | Description of Land                 |
|  | Acres Lease Status                  |
| Shipley Sultivan First Ntl. Bank of Lubbock Successor Trustee of Beulah H. Simmons Trust A F/B/O Jean Shipley Sullivan First National Bank of Lubbock Successor Trustee of Beulah H. Simmons Trust B F/B/O Mary Jane Hand First Ntl. Bank of Lubbock Successor Trustee of J.E. Simmons Trust B - F/B/O Mary Jane Hand Deltex Royalty Co., Inc Way Enterprises, Inc. Thomas H. Law, Hamilton Rodgers & Margaret Snider for Nancy S. Tilly Snyder Beverly Anne Carter Joyce Ann Brown B.A. Christmas Joyce Ann Brown B.A. Christmas Holladay Candy Christmas Mary I. Christmas Barby Heirs or Devisees of Alma Pearl Eaton Hughes Matkins, Deceased William Riley Eaton Kathryn Pearl Gordon | Basic Royatty Owner<br>Percentage   |
| 0.219727%  0.219727%  0.219727%  0.219727%  0.878906%  0.878906%  0.781250%  0.585938%  0.585938%  0.073242%  0.073242%  1.562500%  1.562500%  | wner                                |
|  | Overriding Royalty Owner Percentage |
|  | Working Interest Owner Percentage   |

### TO UNIT AGREEMENT, SOUTH JUSTIS UNIT LEA COUNTY, NEW MEXICO

| 46 NE/4 NW/4 Section 14.<br>T-25-S, R-37-E<br>Lea County, New Mexico   |   | Tr. No. Description of Land          |
|--|---|--------------------------------------|
| 40 нвр   |   | Acres Lease Status                   |
| Laura R. Stuart Anne Stuart Marble Desa L. Lee Laird Maurine Johnson, Trustee John J. Redfern III Ind. Executor of the Estate of John J. Redfern, Jr. Lillie M. Yates, Frank W. Yates and S. P. Yates, Personal Representatives 0/E/0 Martin Yates III NCNB Texas National Bank Trustee of the Donald L. | Marilyn Joan Craig Air Wanda Jean Stutzman Raymond Harrison Eaton Helen May Hamilton Daisey Elma Turner Callie Eaton Pyeatt Jennie Lois Eaton Hodges William Henry Eaton Charlie Trevier Eaton Linzy Hampie Eaton Heirs or Devisees of Alma Pearl Eaton Hughs Matkins, Deceased Clarence Victor Eaton Artie Mae Eaton Wilson Charlie E. Eaton | Basic Royalty Owner<br>Percentage    |
| 0.076039%<br>0.076039%<br>0.260430%<br>0.062502%<br>0.234374%<br>0.234374%   | 0.156250%<br>0.156250%<br>0.156250%<br>0.156250%<br>2.08333%<br>0.260417%<br>0.195313%<br>0.195313%<br>0.195313%<br>0.195313%<br>0.195313%<br>0.195313%<br>0.195313%<br>0.195313%   | Owner                                |
|  |   | Overriding Royalty Owner Percentage  |
| ARCO   |   | Working Interest Owner<br>Percentoge |
| 100%   |   | ner                                  |

# TO UNIT AGREEMENT, SOUTH JUSTIS UNIT LEA COUNTY , NEW MEXICO

|  | No. Tr                              |
|--|-------------------------------------|
|  | Description of Land                 |
|  | Acres Lease Status                  |
| Jones Trust NCNB Texas National Bank Trustee of the Lottie D. Jones Trust Rosalind Redfern Judy Stovall Leon Binkley and Donna Frost as Personal Representatives of the Estate of Kathleen Cone Wendall W. Iverson, as Trustee for the P.I.P 1990 Trust Wendall W. Iverson, as Trustee for the P.I.P 1990 Trust Wendall W. Iverson, as Trustee for the W.W.I. 1990 Trust Charlotte H. Stuart Patsy Ann Iverson Page B. Broadrick Wendall Welch Iverson S. E. Cone, Jr. B. B. Ginsberg S. J. Iverson, Jr. Marjorie Cone Kastman Lovelace Foundation for Medical Education and Research John A. Yates Frank W. Yates, Jr., A/I/F for Lillie M. Yates Estelle Andrews Mehlhop | Basic Royalty Owner<br>Percentage   |
| 0.260422% 0.260422% 0.234374% 0.468751% 0.520833% 0.071129% 0.071129% 0.071129% 0.152082% 0.071134% 1.302080% 0.071133% 0.694441% 0.187502% 0.071133% 0.694444% 0.468751% 0.468751% 0.437531% 0.212944%  | Wner                                |
|  | Overriding Royatty Owner Percentage |
|  | Working Interest Owner Percentage   |

TO UNIT AGREEMENT, SOUTH JUSTIS UNIT LEA COUNTY , NEW MEXICO

| 47 S/2 Section 13. 1-25-S. R-37-E. Lea County, New Mexico  | Tr. No. Description of Land         |
|--|-------------------------------------|
| 320  | Acres                               |
| 最  | Lease Status                        |
| ARCO Drotha Stuart Bruno Kenneth G. Cone Clifford Cone Avril Stuart Dew J. H. Herd Katherine Adeline Cone Keck Phoebe Shelton Irene Stuart D. C. Stuart John A. Stuart Garland Stuart Garland Stuart Harvey E. Yates S. P. Yates S. P. Yates First Interstate Bank of Oklahoma, Successor Trustee Royalth Holding Company James Henry Bearly Elizabeth Bearly Dudley Elizabeth Bearly Dudley Elizabeth Gompany Audrey M. Curry Baker Gordon G. Lancaster c/o Fidelity USA Account \$507-188093 Elinor C. Shaughnessy   | Basic Royalty Owner<br>Percentage   |
| 0.312500% 0.152082% 0.104168% 0.104168% 0.152082% 0.468751% 0.694444% 0.152082% 0.1520 | Owner                               |
|  | Overriding Royalty Owner Percenlage |
| Chevron  | Working Interest Owner Percentage   |
| 100%   | wner                                |

TO UNIT AGREEMENT, SOUTH JUSTIS UNIT LEA COUNTY , NEW MEXICO

|                        |                |                      |                 |                    |              |                         |                           |                   |              |                        |                        |                  |                    |                     |                             |            |                   |                  |               |                      |                           |                       |            |               |             |                     |                |            |                |                          |                      | <b>5</b> . T             |
|------------------------|----------------|----------------------|-----------------|--------------------|--------------|-------------------------|---------------------------|-------------------|--------------|------------------------|------------------------|------------------|--------------------|---------------------|-----------------------------|------------|-------------------|------------------|---------------|----------------------|---------------------------|-----------------------|------------|---------------|-------------|---------------------|----------------|------------|----------------|--------------------------|----------------------|--------------------------|
|                        |                |                      |                 |                    |              |                         |                           |                   |              |                        |                        |                  |                    |                     |                             |            |                   |                  |               |                      |                           |                       |            |               |             |                     |                |            |                |                          | מבסבווףנוסוו טו בשוש | Description of Land      |
|                        |                |                      |                 |                    |              |                         |                           |                   |              |                        |                        |                  |                    |                     |                             |            |                   |                  |               |                      |                           |                       |            |               |             |                     |                |            |                |                          | UCIES LEUSE SIUIUS   |                          |
| H. Winfield Smith, Jr. | Frank L. Smith | Frances Wooten Scott | Betly S. Warren | Lillian Smith Ward | T. L. Wooten | Jane Cromartie Williams | Richard L. Cromartie, Jr. | Mary Smith Bowers | Eva W. Grahm | Katie Smith Hazelhurst | Rosa Lee Smith Johnson | Cassius L. Smith | Magabel Smith Rule | Mildred Smith Rawls | Marion U. & Donald B. Heard | Judd Moore | Beverly B. Nelson | Gaylene Ashcraft | Joy Rene Pope | Agent & Atty-in-Fact | Bank of Oklahoma Tulsa NA | Ritts Royalty Company | Ellis Rudy | Joseph Nelson | C. S. Daley | Margaret R. Ellison | Veva K. Nelson | Harry Levy | Earle M. Simon | Amerada Hess Corporation | retrentage           | Basic Royalty Owner      |
| 0.010330%              | 0.010330%      | 0.005170%            | 0.001300%       | 0.005170%          | 0.010330%    | 0.011950%               | 0.008720%                 | 0.010330%         | 0.010330%    | 0.010330%              | 0.010990%              | 0.011620%        | 0.010330%          | 0.010330%           | 0.162700%                   | 0.047700%  | 0.002400%         | 0.048800%        | 0.048900%     | 0.752300%            |                           |                       | 0.018100%  | 0.004900%     | 0.002500%   | 0.001200%           | 0.009800%      | 0.002400%  | 0.002400%      | 3.125000%                |                      | Owner                    |
|                        |                |                      |                 |                    |              |                         |                           |                   |              |                        |                        |                  |                    |                     |                             |            |                   |                  |               |                      |                           |                       |            |               |             |                     |                |            |                |                          | reicentoge           | Overriding Royalty Owner |
|                        |                |                      |                 |                    |              |                         |                           |                   |              |                        |                        |                  |                    |                     |                             |            |                   |                  |               |                      |                           |                       |            |               |             |                     |                |            |                |                          | rercentage           | Working Interest Owner   |

### UNIT AGREEMENT, SOUTH JUSTIS UNIT

|   | No.                                 |
|---|-------------------------------------|
|   | Description of Land                 |
|   | Acres Lease Status                  |
| Harry E. Smith Harry Eldon Smith May M. Smith Maude S. Smith Robert H. Smith Dudley M. Smith Lena Ann Blake Philip Julian Erickson John Warren Erickson Knox Mary Elinor Erickson Knox Mary A. Fasken Roma A. Syfert Rosalind Liethold William M. Dittmer Albert Dittmer Charles A Burgess Ellen E. Booker Luella Boes Forwalder Donald Woods c/o Penny Roofing Company Joe William Gray W. M. Riddle & Betty J. Riddle Archie D. Smith & Clarabelle Beals Trust dtd 12-9-70 Archie D. Smith O. W. Skirvin Test Trust American National Bank Co Trustee   | Basic Royalty Owner<br>Percentage   |
| 0.005170% 0.000650% 0.010330% 0.011620% 0.001300% 0.001200% 0.006030% 0.006030% 0.002400% 0.002530% | Owner .                             |
|   | Overriding Royalty Owner Percentage |
|   | Working Interest Owner Percentage   |

TO UNIT AGREEMENT, SOUTH JUSTIS UNIT LEA COUNTY , NEW MEXICO

|   |                 | No.                                 |
|---|-----------------|-------------------------------------|
|   |                 | Description of Land                 |
|   |                 | Acres Lease Status                  |
| Texas American Bank, Successor Trustee U/W/O Dolores Mooers, Acct #5976 NCNB Texas National Bank of Ft. Worth, Trustee U/A of the Canpey Hanger et al Mooers Trust Richard A. Whittington D. V. Thompson c/o Richard A. Whittington American State Bank and Martha McEvoy Pope, Co- Trustees of the Hattie C. Williams Trust U/W dated 8-10-81 Betty L. Amonte Beams Minerals Company Susan Lamb Griffith John Austin Rittenhouse Judith Rittenhouse Judith Rittenhouse Judith Rittenhouse Floyd M. Melton, Jr. Guardian for Molly Catherine Lamb Floye M. Melton, Jr. Guardian for Loren Tyner Lamb Libby L. Underwood Morrish | G T Rinnkenshin | Basic Royalty Owner<br>Percentage   |
| 0.989100% 0.635850% 0.000320% 0.000320% 0.195300% 0.005170% 0.000300% 0.000300% 0.000060% 0.000060% 0.000060%   | 2,005509        | wner                                |
|   |                 | Overriding Royally Owner Percentage |
|   |                 | Working Interest Owner Percentage   |

# TO UNIT AGREEMENT, SOUTH JUSTIS UNIT LEA COUNTY , NEW MEXICO

|  |  |   |                                  |   | בנים בסמות), אביה שבאונים | 1-25-S, R-37-E,                   | SW/4 NW/4 Section 24, |            | 48 F/2 NW/4 NW/4 NF/4      |   |  | Tr.<br>No. Description of Land         |
|--|--|---|----------------------------------|---|---------------------------|-----------------------------------|-----------------------|------------|----------------------------|---|--|--|
|  |  |   |                                  |   |                           |                                   |                       |            | 240 HRP                    |   |  | Acres Lease Status                     |
| Jimmy D. Morey and Mary M. Morey, Co-Trustees of the Jimmy D. Morey Revocable Trust Marilyn M. Law and James | Norman Rooney Testamentary Trust, Trust # 1143074008 | James M. Morey and<br>The Liberty Nt'l BK,<br>Co-Trustees of the Onez | Louello M. Kelly,<br>Life Estate | Mortha McEvoy Pope, Co-Trustees of the Hattie C. Williams Trust | American State 8k and     | Joan N. Brown<br>Mark A. Hannifin | Mildred Nistar        |            | RP Sharon Antoinette Dumas | Kathleen F. Smith R. E. Guest, Oil Producer | TOC-Gulf Coast Inc. c/o Fina Oil & Chemical Co. Mooers Oil Corporation Steven R Fine | Basic Royalty Owner Percentage         |
| 0.146475%  | 0.292950%  |   | 0.113270%                        | 0.781300%   |                           | 0.0039075%<br>0.130213%           | 0.0078150%            | 0.0039075% | 0 0520850%                 | 0.010330%                                   | 0.390700%<br>0.494550%<br>0.005810%  | wner                                   |
|  |  |   |                                  |   |                           |                                   |                       |            |                            |   |  | Overriding Royalty Owner<br>Percentage |
|  |  |   |                                  |   |                           |                                   |                       | THINCO     | ARCO                       |   |  | Working Interest Owner<br>Percentage   |
|  |  |   |                                  |   |                           |                                   |                       |            | 100%                       |   |  | rest Owner<br>age                      |

TO UNIT AGREEMENT, SOUTH JUSTIS UNIT LEA COUNTY, NEW MEXICO

|  | N <sub>0</sub> .   |
|--|--|
|  | Description of Land  |
|  | Acres Lease Status   |
| Marilyn M. Law Revocable Trust Douglas Cone Trust, Marilyn Cone Trustee The New Mexico Co. P.O. Box 2479 Leon Binkley & Donna Frost as Personal Rep.s of the Estate of Kathleen Cone Amarillo Nt'I Bk as Trustee for Suda Willis Oles Revocable Trust Emil Mosbacher Jr. "C" Acct. c/o R. Bruce Mosbacher Emil Mosbacher Jr. "A" Acct. c/o R. Bruce Mosbacher Emil Mosbacher Jr. "B" Acct. c/o R. Bruce Mosbacher Emil Mosbacher Jr. "B" Acct. of R. Bruce Mosbacher Irust Co. as Successor Corporate Trustee of the Lyeth Oil Trust North Central Oil Corp. Southland Royalty Co. Jo Ann Seevers Trustee of the Trust created in the w/o James N. Seevers S.E. Cone Jr. | Basic Royalty Owner Percentage  B. Law, Co-Trustees of the |
| 0.146475% 0.089840% 0.130212% 0.130212% 0.449200% 0.113300% 0.046900% 0.046900% 0.906360% 1.562500% 1.562500% 0.022659% 0.833330%  | <b>)</b> wner  |
|  | Overriding Royalty Owner Percentage                        |
|  | Working Interest Owner Percentage                          |

TO UNIT AGREEMENT, SOUTH JUSTIS UNIT LEA COUNTY, NEW MEXICO

|   | No.                                 |
|---|-------------------------------------|
|   | Description of Land                 |
|   | Acres Lease Status                  |
| Marjorie Cone Kastman Christine Toles Elliott Eunice Cone Gibson Marybeth Toles Mangum Robert Mosbacher L Acct. J. Penrod Toles and Sally Toles, Trustees of the J. Penrod Toles Trust Atlantic Richfield Company Cathie Auvenshine Slewart Bachman, Jr. Kenneth G. Cone Clifford Cone Tom R. Cone Allyne Kelly Fuller John H. Hendrix Corp. Katherine Adeline Cone Keck Robert Jackson Kelly, Ill Phillip Lewis Lee Randolph Palmer Lee Edwin D. Lee Robert Mosbacher A Ac Robert Mosbacher K Ac Ora Lee Nislar A,merican St. Bk. & Ora Lee Nislar Co-Trustees of the O.L. Nislar, Jr. Trust American St. Bk & Ora Lee Nislar Co-Trustees of the Robert Nislar Trust | Basic Royalty Owner<br>Percentage   |
| 0.833330% 0.065100% 0.065100% 0.065100% 0.065100% 0.065100% 0.089840% 0.101570% 0.089840% 0.089840% 0.089840% 0.037763% 0.260425% 0.260425% 0.130200% 0.130200% 0.146900% 0.1953300% 0.097650%  | Owner                               |
|   | Overriding Royally Owner Percentage |
|   | Working Interest Owner Percentage   |

TO UNIT AGREEMENT, SOUTH JUSTIS UNIT LEA COUNTY , NEW MEXICO

|  | Tr.<br>No.                           |
|--|--------------------------------------|
|  | Description of Land                  |
|  | Acres Lease Status                   |
| NCNB Texas Ntt Bk as Trustee U/W Paul S. Oles Mary Beth Kelly Ping Nina Jean Seevers Scott as Trustee under Trust Agreement executed by Nina Jean Seevers Scott as Grantor and Stewart Bachman Jr. as Trustee dated 7/27/1975. Barbara Mosbacher B AC Barbara Mosbacher C AC Barbara Mosbacher S AC Mary Louise Stringer Headington Minerals Phillip Lewis Lee Randolph P. Lee Edward David Lee Wars. E.A. Kelly Kops Oil Co. Jimmy Morey Revocable Trust, Jimmy D. Morey and Mary Morey, Trustees Marilyn D. Law Revocable Trust, Marilyn Law and James B. Law, Trustees Marilyn D. Law Revocable Trust, Mary Morey, Trustees Marilyn D. Law Revocable Trust, Marilyn Law and James B. Law, Trustees AL. Mangum JMD Trust, AL. Mangum, Trustee SEM Trust, AL. Mangum, Trustee | Basic Royalty Owner<br>Percentage    |
| 0.113270% 0.018887% 0.018887% 0.0113295% 0.046800% 0.046900% 0.037763% 0.051042% 0.130208% 0.130208% 0.130208% 0.113281% 0.1554681% 0.146484% 0.146484% 0.008138% 0.008138%  | wner                                 |
|  | Overriding Royally Owner Percentage  |
|  | Working Interest Owner<br>Percentage |

# TO UNIT AGREEMENT, SOUTH JUSTIS UNIT LEA COUNTY , NEW MEXICO

| 49 NE/4 NE/4 Section 23.<br>T-25-S, R-37-E<br>Lea County, New Mexico   | Tr. No. Description of Land         |
|--|-------------------------------------|
| 40 HBP   | Acres Lease Status                  |
| Lyeth Oil Trust Ira L. Elliot E.A. Trust, Ira L. Elliott, Trustees Toles—COM Ltd. Katherine Cone Keck Joan Brown Trust, American St Bk and Jerry N. Nislar, Trustee Niky Ratliff, Nancy Wallace and Joel Nislar Trust, American Sta St Bk and Jerry Nislar, Co-Trustees Joe S. Nislar estate Ora L. Nislar and American St Bk. Co-Trustees Sharon Antoinette Dumas Jerry N. Nislar Mildred Nislar Joan N. Brown Mark A. Hannifin American State Bk and Martha McEvoy Pope, Co-Trustees of the Hattie C. Williams Trust Louella M. Kelly, Life Estate James M. Morey and The Liberty Nt'l BK. | Basic Royalty Owner<br>Percentage   |
| 0.585938% 0.010851% 0.010851% 0.065104% 0.0833333% 0.039063% 0.019531% 0.078125% 0.078125% 0.0520850% 0.0520850% 0.0039075% 0.0039075% 0.0078150% 0.0781300% 0.781300%   | Owner                               |
|  | Overriding Royally Owner Percentage |
| ARCO Doyle Hartman and wife, Margaret Hartman James A. Davidson, separate property Larry A. Nermyr, separate property James E. Burr and wife, LaVeta Burr Jack Fletcher and wife, Delphia Fletcher Delphia Fletcher  | Working Interest Owner Percentage   |

TO UNIT AGREEMENT, SOUTH JUSTIS UNIT LEA COUNTY, NEW MEXICO

|                |                        |                              |                        |                               |                        |                              |                 |                      |                             |               |                  |                         |                      |               |                    |                      |                     |           |                          |                            |                          |                 |                |                    |                |                    |                    |                     |               |                         | No.                 | · ऩ'                     |
|----------------|------------------------|------------------------------|------------------------|-------------------------------|------------------------|------------------------------|-----------------|----------------------|-----------------------------|---------------|------------------|-------------------------|----------------------|---------------|--------------------|----------------------|---------------------|-----------|--------------------------|----------------------------|--------------------------|-----------------|----------------|--------------------|----------------|--------------------|--------------------|---------------------|---------------|-------------------------|---------------------|--------------------------|
|                |                        |                              |                        |                               |                        |                              |                 |                      |                             |               |                  |                         |                      |               |                    |                      |                     |           |                          |                            |                          |                 |                |                    |                |                    |                    |                     |               |                         | Description of Land |                          |
|                |                        |                              |                        |                               |                        |                              |                 |                      |                             |               |                  |                         |                      |               |                    |                      |                     |           |                          |                            |                          |                 |                |                    |                |                    |                    |                     |               |                         | Acres Lease Status  |                          |
| Jo Ann Seevers | c/o R. Bruce Mosbacher | Emil Mosbacher Jr. "B" Acct. | c/o R. Bruce Mosbacher | Emil Mosbacher Jr. "A " Acct. | c/o R. Bruce Mosbacher | Emil Mosbacher Jr. "C" Acct. | Revocable Trust | for Suda Willis Oles | Amarillo Nt'l Bk as Trustee | Kathleen Cone | of the Estate of | Frost as Personal Rep.s | Leon Binkley & Donna | P.O. Box 2479 | The New Mexico Co. | Marilyn Cone Trustee | Douglas Cone Trust, | Trust     | Marilyn M. Law Revocable | B. Law, Co—Trustees of the | Marilyn M. Law and James | Revocable Trust | Jimmy D. Morey | Co-Trustees of the | Mary M. Morey, | Jimmy D. Morey and | Trust # 1143074008 | Testamentary Trust, | Norman Rooney | Co-Trustees of the Onez | Percentage          | Basic Royalty Owner      |
| 0.906360%      | 0.469000%              |                              | 0.046800%              |                               | 0.046900%              |                              | 0.113300%       |                      |                             | 0.449200%     |                  |                         |                      | 0.130212%     |                    | 0.089840%            |                     | 0.146475% |                          |                            |                          | 0.146475%       |                |                    |                |                    | 0.292950%          |                     |               |                         |                     | )wner                    |
|                |                        |                              |                        |                               |                        |                              |                 |                      |                             |               |                  |                         |                      |               |                    |                      |                     |           |                          |                            |                          |                 |                |                    |                |                    |                    |                     |               |                         | Percentage          | Overriding Royalty Owner |
|                |                        |                              |                        |                               |                        |                              |                 |                      |                             |               |                  |                         |                      |               |                    |                      |                     |           |                          |                            |                          |                 |                |                    |                |                    |                    |                     |               |                         | Percentage          | Working Interest Owner   |

TO UNIT AGREEMENT, SOUTH JUSTIS UNIT LEA COUNTY , NEW MEXICO

| No.   | : <del>, ,</del> ;                    |
|---|---------------------------------------|
| Description of Land   | · · · · · · · · · · · · · · · · · · · |
| Acres Lease Status  |                                       |
| Kanaly Trust Co. as Successor Corporate Trustee of the Lyeth Oil Trust North Central Oil Corp. Southland Royalty Co. Jo Ann Seevers Trustee of the Trust created in the w/o James N. Seevers S.E. Cone Jr. Marjorie Cone Kastman Christine Toles Elliott Eunice Cone Gibson Marybeth Toles Mangum Robert Mosbacher L Acct. J. Penrod Toles and Sally Toles, Trustees of the J. Penrod Toles Trust Atlantic Richfield Company Cathie Auvenshine Stewart Bachman, Jr. Kenneth G. Cone Clifford Cone Tom R. Cone Allyne Kelly Fuller John H. Hendrix Corp. Katherine Adeline Cone Keck Robert Jackson Kelly, Ill Phillip Lewis Lee Randolph Palmer Lee | Basic Royalty Owner                   |
| 0.585900% 1.093700% 1.093700% 1.562500% 0.022659% 0.833330% 0.065100% 0.156300% 0.046900% 0.085100% 0.089840% 0.101570% 0.089840% 0.089840% 0.089840% 0.089840% 0.089840% 0.089840% 0.089840% 0.101570% 0.089840% 0.101570% 0.089840% 0.101570% 0.089840% 0.101570% 0.089840% 0.101570% 0.101570% 0.101570% 0.101570% 0.101570% 0.101570% 0.101570% 0.101570% 0.101570% 0.101570%   | Owner                                 |
| Percentage  | Overriding Royalty Owner              |
| Percentage  | Working Interest Owner                |

TO UNIT AGREEMENT, SOUTH JUSTIS UNIT LEA COUNTY , NEW MEXICO

|                       |              |                 |                  |                 |                   |                     |                      |                        |                        |                        |                  |                        |                        |                         |                       |                        |                         |                      |                          |                      |                     |                           |                           |                        |                           |                             |                |                       |                       |                       | No.                                 | • |
|-----------------------|--------------|-----------------|------------------|-----------------|-------------------|---------------------|----------------------|------------------------|------------------------|------------------------|------------------|------------------------|------------------------|-------------------------|-----------------------|------------------------|-------------------------|----------------------|--------------------------|----------------------|---------------------|---------------------------|---------------------------|------------------------|---------------------------|-----------------------------|----------------|-----------------------|-----------------------|-----------------------|-------------------------------------|---|
|                       |              |                 |                  |                 |                   |                     |                      |                        |                        |                        |                  |                        |                        |                         |                       |                        |                         |                      |                          |                      |                     |                           |                           |                        |                           |                             |                |                       |                       |                       | Description of Land                 |   |
|                       |              |                 |                  |                 |                   |                     |                      |                        |                        |                        |                  |                        |                        |                         |                       |                        |                         |                      |                          |                      |                     |                           |                           |                        |                           |                             |                |                       |                       |                       | Acres Lease Status                  |   |
| Jimmy Morey Revocable | Kops Oil Co. | Mrs. E.A. Kelly | Edward David Lee | Randolph P. Lee | Phillip Lewis Lee | Headington Minerals | Mary Louise Stringer | Barbara Mosbacher S AC | Barbara Mosbacher C AC | Barbara Mosbacher B AC | dated 7/27/1975. | Bachman Jr. as Trustee | as Grantor and Stewart | Nina Jean Seevers Scott | Agreement executed by | as Trustee under Trust | Nina Jean Seevers Scott | Mary Beth Kelly Ping | Trustee U/W Paul S. Oles | NCNB Texas Ntl Bk as | Robert Nislar Trust | Nislar Co-Trustees of the | American St. Bk & Ora Lee | O.L. Nislar, Jr. Trust | Nislar Co-Trustees of the | A,merican St. Bk. & Ora Lee | Ora Lee Nislar | Robert Mosbacher K Ac | Robert Mosbacher T Ac | Robert Mosbacher A Ac | Basic Royalty Owner<br>Percentage   | ; |
|                       | 0.554681%    | 0.113281%       | 0.130208%        | 0.130208%       | 0.130208%         | 0.651042%           | 0.037763%            | 0.046900%              | 0.046800%              | 0.046800%              | 0.113295%        |                        |                        |                         |                       |                        |                         | 0.018887%            | 0.113270%                |                      | 0.097650%           |                           |                           | 0.097650%              |                           |                             | 0.195300%      | 0.046900%             | 0.046900%             | 0.046900%             | Owner                               | • |
|                       |              |                 |                  |                 |                   |                     |                      |                        |                        |                        |                  |                        |                        |                         |                       |                        |                         |                      |                          |                      |                     |                           |                           |                        |                           |                             |                |                       |                       |                       | Overriding Royally Owner Percentage | ; |
|                       |              |                 |                  |                 |                   |                     |                      |                        |                        |                        |                  |                        |                        |                         |                       |                        |                         |                      |                          |                      |                     |                           |                           |                        |                           |                             |                |                       |                       |                       | Working Interest Owner Percentage   |   |

### TO UNIT AGREEMENT, SOUTH JUSTIS UNIT LEA COUNTY , NEW MEXICO

| 50 SE/4 N<br>1-25-<br>Lea Co                                       |                    |                      |                           |                        |                        |                            |         |                          |                            |                     |                |                                |                                |               |                 |           |                              |           |                         |             |                        |                        |                          |                          |                       | No.                 | ₹ <u>;</u> -             |
|--|--------------------|----------------------|---------------------------|------------------------|------------------------|----------------------------|---------|--------------------------|----------------------------|---------------------|----------------|--------------------------------|--------------------------------|---------------|-----------------|-----------|------------------------------|-----------|-------------------------|-------------|------------------------|------------------------|--------------------------|--------------------------|-----------------------|---------------------|--------------------------|
| SE/4 NE/4 Section 23,<br>T-25-S, R-37-E,<br>Lea County, New Mexico |                    |                      |                           |                        |                        |                            |         |                          |                            |                     |                |                                |                                |               |                 |           |                              |           |                         |             |                        |                        |                          |                          |                       | Description of Land |                          |
| 40   |                    |                      |                           |                        |                        |                            |         |                          |                            |                     |                |                                |                                |               |                 |           |                              |           |                         |             |                        |                        |                          |                          |                       | Acres               |                          |
| HBP  |                    |                      |                           |                        |                        |                            |         |                          |                            |                     |                |                                |                                |               |                 |           |                              |           |                         |             |                        |                        |                          |                          |                       | Lease Status        | 2                        |
| Sharon Antoinette Dumas<br>Jerry N. Nislar<br>Mildred Nislar       | St Bk. Co-Trustees | Joe S. Nistor Estate | Jerry Nislar, Co-Trustees | American Sta St Bk and | and Joel Nislar Trust, | Niky Ratliff Nancy Wallace | Triples | St Rk and Jerry N Nislar | Joan Brown Trust, American | Katherine Cone Keck | Toles-COM Ltd. | Christine T. Elliott, Trustees | E.A. Trust, Ira L. Elliott and | Iro L. Elliot | Lyeth Oil Trust | Trustee   | SEM Trust, A.L. Mangum, Jr., | Irustee   | JMD Trust, A.L. Mangum, | A.L. Mangum | James B. Law, Trustees | Trust, Marilyn Law and | Marilyn D. Law Revocable | and Mary Morey, Trustees | Trust, Jimmy D. Morey | Percentage          | Basic Royalty Owner      |
| 0.0520850%<br>0.0039075%<br>0.0078150%                             | 0.039063%          | 0.078125%            | 0.019531%                 |                        |                        | 0.003000%                  | 0.00000 |                          |                            | 0.833333%           | 0.065104%      | 0.010851%                      |                                | 0.010851%     | 0.585938%       | 0.008138% |                              | 0.008138% |                         | 0.008138%   | 0.146484%              |                        |                          | 0.146484%                |                       |                     | Owner                    |
|  |                    |                      |                           |                        |                        |                            |         |                          |                            |                     |                |                                |                                |               |                 |           |                              |           |                         |             |                        |                        |                          |                          |                       | Percentage          | Overriding Royalty Owner |
| ARCO<br>Doyle Hartman and wife,<br>Margaret Hartman 14             |                    |                      |                           |                        |                        |                            |         |                          |                            |                     |                |                                |                                |               |                 |           |                              |           |                         |             |                        |                        |                          |                          |                       | Percentage          | Working Interest Owner   |
| 42.063475%<br>14.655674%   |                    |                      |                           |                        |                        |                            |         |                          |                            |                     |                |                                |                                |               |                 |           |                              |           |                         |             |                        |                        |                          |                          |                       |                     | vner                     |

TO UNIT AGREEMENT, SOUTH JUSTIS UNIT LEA COUNTY , NEW MEXICO

|   |  |   |  |  | Tr.  |
|---|--|---|--|--|--|
|   |  |   |  |  | Description of Land  |
|   |  |   |  |  | Acres Lease Status   |
| Trust Douglas Cone Trust, Marilyn Cone Trustee The New Mexico Co. P.O. Box 2479 Leon Binkley & Donno Frost as Personal Rep.s of the Estate of Kathleen Cone | Marilyn M. Law and James B. Law, Co-Trustees of the Marilyn M. Law Revocable | Mary M. Morey, Co-Trustees of the Jimmy D. Morey Revocable Trust          | Co-Trustees of the Onez Norman Rooney Testamentary Trust, Trust # 1143074008 Jimmy D. Morey and                            | American State Bk and Martha McEvoy Pope, Co-Trustees of the Hattie C. Williams Trust Louella M. Kelly, Life Estate James M. Morey and The Liberty Nt'l BK,      | Basic Royalty Owner<br>Percentage<br>Joan N. Brown<br>Mark A. Hannifin   |
| 0.1464/3%<br>0.089840%<br>0.130212%<br>0.449200%  | 6 1 6 1 6 1 6 1  | 0.146475%   | 0.292950%  | 0.781300 <b>%</b><br>0.113270%   | 0.0039075%<br>0.130213%  |
|   |  |   |  |  | Overriding Royalty Owner Percentage                                      |
|   | LoVeta Burr<br>Jack Fletcher and wife,<br>Delphia Fletcher                   | unknown tarry A. Nermyr, as his separate property James E. Burr and wife, | Barbara Lu Ratliff, separate<br>property<br>J. Steve Anderson, marital<br>status unknown<br>J. L. Burkhart, marital status | Apache Headington Minerals, Inc. James A. Davidson, separate property Meridian Oil Production, Inc. +El Paso Production Co. Betty Lou Linehan, separate property | Working Interest Owner Percentage Joe Mabee, marital status unknown 6.25 |
|   | 0.161051%<br>0.161051%   |   |  | 6.250000%<br>5.555600%<br>5.153644%<br>4.340250%<br>3.551100%<br>3.125000%   | Owner<br>6.250000%   |

### TO UNIT AGREEMENT, SOUTH JUSTIS UNIT LEA COUNTY , NEW MEXICO

|   | Tr.<br>No.                             |
|---|--|
|   | Description of Land                    |
|   | Acres Lease Status                     |
| Amarillo Nt'l Bk as Trustee for Suda Willis Oles Revocable Trust Emil Mosbacher Jr. "C" Acct. c/o R. Bruce Mosbacher Emil Mosbacher Jr. "A" Acct. c/o R. Bruce Mosbacher Emil Mosbacher Jr. "B" Acct. c/o R. Bruce Mosbacher Jo Ann Seevers Kanaly Trust Co. as Successor Corporate Trustee of the Lyeth Oil Trust North Central Oil Corp. Southland Royalty Co. Jo Ann Seevers Trustee of the Trust created in the w/o James N. Seevers S.E. Cone Jr. Marjorie Cone Kastman Christine Toles Elliott Eunice Cone Gibson Marybeth Toles mangum Robert Mosbacher L Acct. J. Penrod Toles and Sally Toles, Trustees of the J. Penrod Toles Trust Atlantic Richfield Company Cathie Auvenshine Stewart Bachman, Jr. | Basic Royalty Owner<br>Percentage      |
| 0.113300% 0.046900% 0.046900% 0.469000% 0.906360% 0.585900% 1.562500% 1.562500% 0.022659% 0.033330% 0.055100% 0.065100% 0.065100% 0.065100% 0.065100% 0.088340% 0.089840%   | wner                                   |
|   | Overriding Royalty Owner<br>Percentage |
|   | Working Interest Owner Percentage      |

TO UNIT AGREEMENT, SOUTH JUSTIS UNIT LEA COUNTY , NEW MEXICO

|  | <b>N</b> .⊤                          |
|--|--------------------------------------|
|  | Description of Land                  |
|  | Acres Lease Status                   |
| Kenneth G. Cone Clifford Cone Tom R. Cone Allyne Kelly Fuller John H. Hendrix Corp. Katherine Adeline Cone Keck Robert Jackson Kelly, III Phillip Lewis Lee Randolph Palmer Lee Edwin D. Lee Robert Mosbacher A Ac Robert Mosbacher K Ac Ora Lee Nislar A,merican St. Bk. & Ora Lee Nislar Co-Trustees of the O.t. Nislar, Jr. Trust American St. Bk & Ora Lee Nislar Co-Trustees of the Robert Nislar Trust American St. Bk & Ora Lee Nislar Co-Trustees of the Robert Nislar Trust American St. Bk & Ora Lee Nislar Co-Trustees of the Robert Nislar Trust American St. Bk & Ora Lee Nislar Co-Trustees of the Robert Nislar Trust American St. Bk & Ora Lee Nislar Co-Trustees of the Robert Nislar Trust American St. Bk & Ora Lee Nislar Co-Trustees of the Robert Nislar Trust American St. Bk & Ora Lee Nislar Co-Trustees of the Robert Nislar Trust American St. Bk & Ora Lee Nislar Co-Trustees of the Robert Nislar Trust American St. Bk & Ora Lee Nislar Co-Trustees of the Robert Nislar Trust American St. Bk & Ora Lee Nislar Co-Trustees of the Robert Nislar Trust American St. Bk & Ora Lee Nislar Co-Trustees of the Robert Nislar Trust American St. Bk & Ora Lee Nislar Co-Trustees of the Robert Nislar Trust American St. Bk & Ora Lee Nislar Co-Trustees of the Robert Nislar Trust American St. Bk & Ora Lee Nislar Co-Trustees of the Robert Nislar Trust American St. Bk & Ora Lee Nislar Co-Trustees of the O.t. Nislar Trust American St. Bk & Ora Lee Nislar Co-Trustees of the O.t. Nislar Trust American St. Bk & Ora Lee Nislar Co-Trustees of the O.t. Nislar Trust American St. Bk & Ora Lee Nislar Co-Trustees of the O.t. Nislar Trust American St. Bk & Ora Lee Nislar Co-Trustees of the O.t. Nislar Trust American St. Bk & Ora Lee Nislar Co-Trustees of the O.t. Nislar Trust Robert Nislar Trust American St. Bk & Ora Lee Nislar Co-Trustees of the O.t. Nislar Trust Robert Nislar Trust American St. Bk & Ora Lee Nislar Co-Trustees of the O.t. Nislar Trust Robert Nislar Trust American St. Bk & Ora Lee Nislar Co-Trustees of the O.t. Nislar Trust Robert Nislar Trust Ame | Basic Royalty Owner<br>Percentage    |
| 0.089840% 0.089840% 0.089840% 0.037763% 0.260425% 0.130200% 0.130200% 0.046900% 0.046900% 0.097650% 0.097650% 0.013270% 0.018887% 0.013295% 0.0146800%   | )wner                                |
|  | Overriding Royally Owner Percentage  |
|  | Working Interest Owner<br>Percentage |

TO UNIT AGREEMENT, SOUTH JUSTIS UNIT LEA COUNTY, NEW MEXICO

|   | No.                                  |
|---|--------------------------------------|
|   | Description of Land                  |
|   | Acres Le                             |
|   | Lease Status                         |
| Barbara Mosbacher C AC Barbara Mosbacher S AC Mary Louise Stringer Headington Minerals Phillip Lewis Lee Randolph P. Lee Edward David Lee Mrs. E.A. Kelly Kops Oil Co. Jimmy Morey Revocable Trust, Jimmy D. Morey and Mary Morey, Trustees Marilyn D. Law Revocable Trust, Marilyn Law and James B. Law, Trustees Mary Morey AL. Mangum JMD Trust, A.L. Mangum, Trustee SEM Trust, A.L. Mangum, Trustee Lyeth Oil Trust Irust L. Elliot E.A. Trust, Ira L. Elliott and Christine T. Elliott, Trustees Lyeth Oil Trust, Ald. Kotherine Cone Keck Joan Brown Trust, American St Bk and Jerry N. Nislar, Trustee Niky Ratliff, Nancy Wallace and Joel Nislar Trust, | Basic Royalty Owner<br>Percentage    |
| 0.046800%<br>0.046900%<br>0.037763%<br>0.037763%<br>0.130208%<br>0.130208%<br>0.130208%<br>0.13281%<br>0.146484%<br>0.146484%<br>0.008138%<br>0.008138%<br>0.008138%<br>0.008138%<br>0.055938%<br>0.010851%<br>0.010851%<br>0.01085104%<br>0.055104%<br>0.065104%<br>0.039063%  | )wner                                |
|   | Overriding Royally Owner Percentage  |
|   | Working Interest Owner<br>Percentage |

TO UNIT AGREEMENT, SOUTH JUSTIS UNIT LEA COUNTY , NEW MEXICO

| 52 W/2 SW/4 Section 19,<br>I-25-S, R-38-E,<br>Lea County, New Mexico,<br>below 5,000 feet   | 51 W/2 SW/4, NE/4 NE/4 Section 24: NW/4, SW/4 NE/4 Section 25, T-25-S, R-37-E, Leo County, New Mexico  | Tr. No. Description of Land         |
|---|--|-------------------------------------|
| 80 НВР  | 320 НВР  | Acres Lease Status                  |
| Lillian Bell Beatrice Bray Blackburn G. T. Blankenship J. O. Buffington Mollie Buffington Estate Pansy Weaver Administrator Texas State Treasurer F/A/0 W. T. Buffington William W. Carlin John J. Christmann | American Sta St Bk and Jerry Nislar, Co-Trustees Joe S. Nislar Estate Ora L. Nislar and American St Bk. Co-Trustees  Ernie W. Turner Leck A. Jones Lara Alison Wimberley Trust Clay David Wimberley Trust Laura Healey Wimberly Trust Emily Ann Wimberley Trust Jesse Jameson Berg Trust Mary Megan Berg Trust Alice W. Nielson Leuie-Lane Wimberley Tisdail Lewis Woodrow Wimberley Benita Jean Birgmingham | Basic Royalty Owner<br>Percentage   |
| 0.015700%<br>0.019530%<br>0.781250%<br>0.015700%<br>0.036620%<br>0.015700%<br>0.781250%<br>0.024410%  | 0.019531% 0.078125% 0.039063% 0.520710% 0.520710% 0.032550% 0.032550% 0.032550% 0.032550% 0.032550% 0.032550% 0.032550% 1.041410% 0.781250%  | Owner<br>e                          |
|   |  | Overriding Royalty Owner Percentage |
| Texaco Meridian Oil Production, Inc. (Operator) Caspen Oil Inc. Elliott Oil Co. ARCO Kathleen Cone J. R. Cone, et ux A. L. Cone Partnership Ann H. Taylor   | ARCO   | Working Interest<br>Percentage      |
| 35.000000% Inc. 21.093750% 15.468750% 6.250000% 6.250000% 2.343750% 2.343750% 2.343750% 0.772060%   | 100%   | Working Interest Owner Percentage   |

TO UNIT AGREEMENT, SOUTH JUSTIS UNIT LEA COUNTY, NEW MEXICO

| , <del>s</del>  | ₹.                  | 5                   | Tr.                      |  |
|---|---------------------|---------------------|--------------------------|--|
| Description of Land   | Description of Land | Description of Land |                          |  |
| Acres Lease Status  |                     |                     |                          |  |
| Michael B. Collins F. Ferrell Davis Paul L. Davis, Jr. Fairway Oil & Gas Company The Hefner Company Jack Markham J. Hiram Moore, Betty Jane Moore and Michael Harrison Moore, Trustees United NM Trust Co. Trustee for Nevada Childrens Foundation Inc., Reno Cancer Center & Nevada TB & Health Association Charles B. Read Linda Robison Royalty Holding Company Shriners Hospital for Crippled Children Eunice L. Smith c/o B. L. Reeves Jont Tyson Gertrude Olinger Tyson James M. Welborn NCNB Texas National Bank Trustee, Trust #1311 Dolores Mooers Trust Team Bank | Percentage          | Percentage          | Basic Royalty Owner      |  |
| 0.195310%<br>0.097650%<br>0.097660%<br>0.024410%<br>0.468750%<br>0.146480%<br>0.146480%<br>0.146480%<br>0.15700%<br>2.343750%<br>0.097660%<br>0.097660%<br>0.097660%<br>0.097660%<br>0.024410%<br>0.024410%   |                     | ,                   | Owner                    |  |
| Percentage  | Percentage          | Percentane          | Overriding Royalty Owner |  |
| First Century Oil, Inc. Patricia Penrose Schieffer Douglas Cone Clifford Cone Thomas R. Cone Cathie Cone Auveshine Colleen M. Wallace Robert L. McPheron Charles B. Read Donaldson Brown Trust A/CI W.K. Byrom  | Percentage          | Percentage          | Working Interest Owner   |  |
| 0.694850%<br>0.501830%<br>0.468750%<br>0.468750%<br>0.468750%<br>0.468750%<br>0.386030%<br>0.386030%<br>0.386030%<br>0.347430%<br>3.088240%   |                     |                     | )wner                    |  |

TO UNIT AGREEMENT, SOUTH JUSTIS UNIT LEA COUNTY , NEW MEXICO

|  | No.                                    |
|--|--|
|  | Description of Land                    |
|  | Acres Lease Status                     |
| Kathryn Everett Bray Trust Corp of Montana FBO Bessie L. Whelan Peter Bates Tyson Estate Jont Tyson Successor Ind. Executor ARCO Mooers Oil Corporation ECS Petroleum Company Gladys R. Berry Loan Fund Trust L E Jones Mineral Co. John J. Redfern III Rosalind Redfern Grover Roberta Redfern Grover Roberta Redfern Grover Roberta Cowan Trust James Vance Staack, Trustee James Vance Cowan Trust Donald P. Lopshire Laretta I. Horton J.H. Herd Roy G. Barton Jr. Mark E. Hodge James Vance Cowan, Trustee Benjamin Scott Cowan Trust | Basic Royalty Owner<br>Percentage      |
| 0.015700% 0.019530% 0.019530% 0.058590% 0.048820% 0.638020% 0.468750% 0.468750% 0.008140% 0.008140% 0.260410% 0.005230% 0.005230% 0.005230% 0.019530% 0.019530% 0.0260420%   |  |
|  | Overriding Royally Owner<br>Percentage |
|  | Working Interest Owner<br>Percentage   |

...8., 1191HX3

TO UNIT AGREEMENT, SOUTH JUSTIS UNIT LEA COUNTY , NEW MEXICO

|  | 1.<br>1.<br>IS 85   | .No. 1.                                |
|--|---|--|
| 10TAL PATENTED ACREAGE - 1,640.0 PERCENTAGE OF UNIT (SURFACE ACRES ) - 30.6% | 53 SE/4 NW/4 Section 14,<br>I-25-S, R-37-E,<br>Lea County, New Mexico | Description of Land                    |
| - 1,640.0  | 40  | Acres                                  |
| PERCENTAGE OF  | unleased  | Acres Lease Status                     |
| UNIT (SURFA  | ARCO  |  |
| ACE ACRES ) - 30.6%  | 12.500000%  | Basic Royalty Owner Percentage         |
|  |   | Overriding Royalty Owner<br>Percentage |
|  | ARCO  | Work                                   |
|  | 100%  | Working Interest Owner Percentage      |

| TOTAL    | Patented | State  | Federal  |            |                |
|----------|----------|--------|----------|------------|----------------|
| 5,360.00 | 1,640.00 | 920.00 | 2,800.00 | Acreage    | RECAPITULATION |
| 100.00%  | 30.60%   | 17.16% | 52.24%   | Percentage |                |

### EXHIBIT "C"

Attached to and made a part of that certain Unit Agreement dated \_\_\_\_\_\_, 19\_\_\_\_\_, for the South Justis Unit located in Lea County, New Mexico

| TRACT NUMBER | UNIT PARTICIPATION PERCENT |
|--------------|----------------------------|
| 1            | .648309                    |
| 2            | 1.377364                   |
| 3            | 3.383153                   |
| 4            | .813426                    |
| 5            | .821711                    |
| 6            | 2.192094                   |
| 7            | 1.829734                   |
| 8            | 1.893095                   |
| 9            | 1.278368                   |
| 10           | 3.083234                   |
| 11           | 1.850652                   |
| 12           | 10.129934                  |
| 13           | .548765                    |
| 14           | 1.040874                   |
| 15           | 3.337506                   |
| 16           | 1.915857                   |
| 17           | 3.121720                   |
| 18           | .043063                    |
| 19           | 1.277488                   |
| 20           | 1.491918                   |
| 21           | 2.323008                   |
| 22           | .837075                    |
| 23           | 2.052803                   |
| 24           | .961458                    |
| 25           | 1.197228                   |
| 26           | .921097                    |
| 27           | 1.308680                   |
| 28           | .187129                    |
| 28A          | .202856                    |
| 29           | 1.432614                   |
| 30           | 2.359737                   |
| 31           | 1.980553                   |
| 32           | 1.154044                   |
| 33           | .436277<br>7.759747        |
| 34<br>35     |                            |
| 35<br>36     | 4.153733<br>.165335        |
| 37           | .105333                    |
| 38           | .281110                    |
| Ju           | .201110                    |

| TRACT NUMBER | UNIT PARTICIPATION PERCENT |
|--------------|----------------------------|
| 39           | .821142                    |
| 39A          | .160596                    |
| 39B          | .032708                    |
| 40           | .264797                    |
| 40A          | .051745                    |
| 41           | 1.323544                   |
| 42           | .857037                    |
| 42A          | .353997                    |
| 43           | .535326                    |
| 44           | .054053                    |
| 44A          | .003731                    |
| 45           | .242369                    |
| 45A          | .044356                    |
| 46           | .768106                    |
| 47           | 5.783629                   |
| 48           | 6.745838                   |
| 49           | .825193                    |
| 50           | 1.738529                   |
| 51           | 5.893882                   |
| 52           | .453910                    |
| 53           | .964153                    |
| TOTAL        | 100.000000                 |
| STATE        | 15.484354                  |
| FEDERAL      | 55.861953                  |
| FEE          | 28.653693                  |
| TOTAL        | 100.000000                 |

### EXHIBIT "D"

| Attached to that Certain | Unit Operating Agreement |
|--------------------------|--------------------------|
| dated                    | for                      |
| The South                | Justis Unit              |
| Located in Lea Co        | ounty, New Mexico        |

### WORKING INTEREST OWNER SUMMARY

| WORKING INTEREST OWNER | TRACT NUMBER(S) | PARTICIPATION PERCENTAGES |
|------------------------|-----------------|---------------------------|
| American Exploration   | 18              | 0.030144                  |
| American Exploration   | 19              | 0.023243                  |
|                        | 19              | 0.158743                  |
| TOTAL                  |                 | 0.212130                  |
| American Production VI | 19              | 0.665363                  |
|                        | 19              | <u>0.058107</u>           |
| TOTAL                  |                 | 0.723469                  |
| Anderson, Steve        | 50              | 0.054329                  |
| ARCO                   | 2               | 1.377364                  |
|                        | 4               | 0.813426                  |
|                        | 5               | 0.667640                  |
|                        | 6               | 2.192094                  |
|                        | 7               | 1.829734                  |
|                        | 9               | 0.161044                  |
|                        | 11              | 1.850652                  |
|                        | 13              | 0.548765                  |
|                        | 20              | 1.491918                  |
|                        | 21              | 2.323008                  |
|                        | 22              | 0.837075                  |
|                        | 23              | 2.052803                  |
|                        | 24              | 0.480729                  |
|                        | 29              | 1.432614                  |
|                        | 30              | 1.189086                  |
|                        | 31              | 1.980553                  |
|                        | 34              | 7.759747                  |
|                        | 35              | 4.153733                  |
|                        | 36              | 0.165335                  |
|                        | 38              | 0.231916                  |
|                        | 39              | 0.818737                  |
|                        | 40              | 0.264022                  |
|                        | 41              | 0.599731                  |
|                        | 42              | 0.388345                  |
|                        | 43              | 0.324908                  |
|                        | 44              | 0.032701                  |
|                        | 45              | 0.079527                  |
|                        | 46              | 0.768106                  |
|                        | 47              | 5.783629                  |
|                        | 48              | 6.745838                  |

| WORKING INTEREST OWNER  | TRACT NUMBER(S) | PARTICIPATION PERCENTAGES |
|-------------------------|-----------------|---------------------------|
|                         | 49              | 0.415820                  |
|                         | 50              | 0.734085                  |
|                         | 51              | 5.893882                  |
|                         | 52              | 0.028369                  |
|                         | 53              | 0.964153                  |
|                         | 39A             | 0.160126                  |
|                         | 39 <b>B</b>     | 0.024531                  |
|                         | 40A             | 0.051745                  |
|                         | 42A             | 0.214853                  |
|                         | 44A             | 0.002228                  |
|                         | 45A             | 0.014554                  |
| TOTAL                   | 45/1            | 57.900872                 |
| Auvenshine, Cathie Cone | 52              | 0.002128                  |
| Bass, Lee M., Inc.      | 41              | 0.031021                  |
| 200, 200 1.20, 2.100    | 42              | 0.020087                  |
|                         | 43              | 0.012547                  |
|                         | 44              | 0.001267                  |
|                         | 45              | 0.005681                  |
|                         | 42A             | 0.008297                  |
|                         | 44A             | 0.000087                  |
|                         | 45A             | 0.001040                  |
| TOTAL                   | 1011            | 0.080025                  |
| Bass, Sid R., Inc.      | 41              | 0.031021                  |
| buss, ord my mer        | 42              | 0.020087                  |
|                         | 43              | 0.012547                  |
|                         | 44              | 0.001267                  |
|                         | 45              | 0.005681                  |
|                         | 42A             | 0.008297                  |
|                         | 44A             | 0.00087                   |
|                         | 45A             | 0.001040                  |
| TOTAL                   |                 | 0.080025                  |
| Brown, Donaldson Trust  | 52              | 0.001577                  |
| Burkhart, J. L.         | 50              | 0.034771                  |
| Burr, James             | 9               | 0.001248                  |
| , -                     | 30              | 0.009218                  |
|                         | 49              | 0.003223                  |
|                         | 50              | <u>0.002800</u>           |
| TOTAL                   |                 | 0.016489                  |
| Byrom, W. K.            | 52              | 0.014018                  |
| Caspen                  | 10              | 0.513975                  |
|                         | 14              | 0.086740                  |
|                         | 52              | 0.070214                  |
|                         | 5               | 0.154071                  |
| TOTAL                   |                 | 0.825000                  |

### EXHIBIT "D" (Continued)

WORKING INTEREST OWNER TRACT NUMBER(S) PARTICIPATION PERCENTAGES

| Cone. A. L. Partnership   | 52         | 0.010639                     |
|---------------------------|------------|------------------------------|
| -Cone, Clifford           | 38         | 0.007028                     |
| TOTAL                     | 52         | 0.002128<br><b>0.009155</b>  |
| Cone, D. C.               | 52         | 0.002128                     |
| Cone, J. R.               | 52         | 0.010639                     |
| Cone, Kathleen            | 38         | 0.035139                     |
|                           | 52         | 0.010639<br><b>0.04577</b> 7 |
| TOTAL                     |            | 0.043777                     |
| Cone, Kenneth             | 38         | 0.007028                     |
| TOTAL                     | 52         | 0.002128<br><b>0.009155</b>  |
| IOIAL                     |            | 0.007135                     |
| Cone, Thomas              | 52         | 0.002128                     |
| Davidson, James           | 30         | 0.294967                     |
|                           | 49         | 0.103149                     |
|                           | 50         | 0.089598                     |
|                           | 9          | 0.039949                     |
| TOTAL                     |            | 0.527663                     |
| Deltex Royalty            | 41         | 0.041361                     |
|                           | 42         | 0.026782                     |
|                           | 43         | 0.016729                     |
|                           | 44         | 0.001689                     |
|                           | 45         | 0.007574                     |
|                           | 42A        | 0.011062<br>0.000117         |
|                           | 44A<br>45A | 0.00117                      |
| TOTAL                     | 43A        | 0.106700                     |
| El Paso                   | 50         | 0.061737                     |
| Elliott Oil Company       | 52         | 0.028369                     |
| First Century Oil Company | 52         | 0.003154                     |
| Fletcher, Jack            | 9          | 0.001248                     |
| . <del>-</del>            | 30         | 0.009218                     |
|                           | 49         | 0.003223                     |
|                           | 50         | 0.002800                     |
| TOTAL                     |            | 0.016489                     |

| WORKING INTEREST OWNER  | TRACT NUMBER(S) | PARTICIPATION PERCENTAGES |
|-------------------------|-----------------|---------------------------|
|                         |                 |                           |
| FNB, Ft. Worth, Trustee | 41              | 0.074449                  |
|                         | 42              | 0.048208                  |
|                         | 43              | 0.030112                  |
|                         | 44              | 0.003040                  |
| -                       | 45              | 0.013633                  |
|                         | 42A             | 0.019912                  |
|                         | 44A             | 0.000210                  |
|                         | 45A             | 0.002495                  |
| TOTAL                   |                 | 0.192061                  |
| FNB, Lubbock, Trustee   | 44A             | 0.000117                  |
| Fuqua, H. B., Trustee   | 41              | 0.115810                  |
|                         | 42              | 0.074991                  |
|                         | 43              | 0.046841                  |
|                         | 44              | 0.004730                  |
|                         | 45              | 0.021207                  |
|                         | 42A             | 0.030975                  |
|                         | 4 <b>4A</b>     | 0.000326                  |
|                         | 45A             | 0.003881                  |
| TOTAL                   |                 | 0.298761                  |
| Hartman                 | 9               | 0.113605                  |
| ************            | 30              | 0.838813                  |
|                         | 49              | 0.293330                  |
|                         | 50              | 0.254793                  |
| TOTAL                   | 30              | 1.500541                  |
| Headington              | 9               | 0.159796                  |
|                         | 16              | 0.319373                  |
|                         | 17              | 0.520391                  |
|                         | 50              | 0.096586                  |
| TOTAL                   |                 | 1.096146                  |
| Irene Investment        | 52              | 0.001752                  |
| Keystone Inc.           | 41              | 0.031021                  |
|                         | 42              | 0.020087                  |
|                         | 43              | 0.012547                  |
|                         | 44              | 0.001267                  |
|                         | 45              | 0.005681                  |
|                         | 42A             | 0.008297                  |
|                         | 44A             | 0.00087                   |
|                         | 45A             | 0.001040                  |
| TOTAL                   |                 | 0.080025                  |
| Linehan, Betty Lou      | 50              | 0.054329                  |
| Mabee, Joe              | 50              | 0.108658                  |
| Marathon                | 18              | 0.012919                  |
|                         | 25              | 0.359168                  |
|                         |                 | 0.372087                  |

| WORKING INTEREST OWNER | TRACT NUMBER(S) | PARTICIPATION PERCENTAGES |
|------------------------|-----------------|---------------------------|
|                        |                 |                           |
|                        |                 |                           |
| McPheron, Colleen      | 52              | 0.001752                  |
| <u>_M</u> eridian      | 3               | 3.383153                  |
|                        | 8               | 1.893095                  |
|                        | 9               | 0.798980                  |
|                        | 10              | 2.569259                  |
|                        | 14              | 0.954135                  |
|                        | 15              | 3.337506                  |
|                        | 16              | 1.596484                  |
|                        | 17              | 2.601329                  |
|                        | 24              | 0.473218                  |
|                        | 37              | 0.288605                  |
|                        | 39              | 0.002406                  |
|                        | 40              | 0.000776                  |
|                        | 41              | 0.206804                  |
|                        | 42              | 0.133912                  |
|                        | 43              | 0.001307                  |
|                        | 44              | 0.000238                  |
|                        | 45              | 0.068166                  |
|                        | 49              | 0.006447                  |
|                        | 50              | 0.075456                  |
|                        | 52              | 0.095747                  |
|                        | 39 <b>A</b>     | 0.000470                  |
|                        | 39B             | 0.008177                  |
|                        | 42A             | 0.000864                  |
|                        | 44A             | 0.000016                  |
|                        | 45A             | <u>0.012475</u>           |
| TOTAL                  |                 | 18.509024                 |
| Moores Oil Corp.       | 41              | 0.057905                  |
|                        | 42              | 0.037495                  |
|                        | 43              | 0.023421                  |
|                        | 44              | 0.002365                  |
|                        | 45              | 0.010604                  |
|                        | 42A             | 0.015487                  |
|                        | 44 <b>A</b>     | 0.000163                  |
|                        | 45A             | <u>0.001941</u>           |
| TOTAL                  |                 | 0.149381                  |
| MW Petroleum (Apache)  | 33              | 0.436277                  |
|                        | 50              | <u>0.108658</u>           |
| TOTAL                  |                 | 0.544935                  |
| Nermyr, Larry          | 9               | 0.002497                  |
|                        | 24              | 0.007511                  |
|                        | 30              | 0.018435                  |
|                        | 50              | 0.005600                  |
| TOTAL                  |                 | 0.034044                  |

| WORKING INTEREST OWNER       | TRACT NUMBER(S) | PARTICIPATION PERCENTAGES               |
|------------------------------|-----------------|---|
|                              |                 |   |
| New York Life II-E           | 19              | 0.127537                                |
| New York Life II-F           | 19              | 0.059740                                |
| New York Life II-G           | 19              | 0.144934                                |
| New York Life II-B           | 19 -            | 0.039822                                |
| - TOTAL                      | 13              | 0.372032                                |
| — TOTAL                      |                 | 0.572032                                |
| Oryx                         | 41              | 0.062041                                |
| 3-1,                         | 42              | 0.040174                                |
|                              | 43              | 0.025093                                |
|                              |                 |   |
|                              | 44              | 0.002534                                |
|                              | 45              | 0.011361                                |
|                              | 42A             | 0.016594                                |
|                              | 44 <b>A</b>     | 0.00087                                 |
|                              | 45A             | 0.002079                                |
| TOTAL                        |                 | 0.159963                                |
|                              |                 |   |
| Pacific Enterprises          | 25              | 0.838059                                |
| Ratliff, Barbara Lu          | 50              | 0.054329                                |
| Read, Charles                | 52              | 0.001752                                |
|                              |                 | *************************************** |
| Schieffer, Patricia P. Trust | 52              | 0.002278                                |
| Taylor, Ann H. (McPheron)    | 52              | 0.003504                                |
| _                            |                 |   |
| Texaco                       | 1               | 0.648309                                |
|                              | 12              | 10.129934                               |
|                              | 26              | 0.921097                                |
|                              | 27              | 1.308680                                |
|                              | 28              | 0.187129                                |
|                              | 32              | 1.154044                                |
|                              | 52              | 0.158869                                |
|                              | 28A             | 0.202856                                |
| TOTAL                        | 2014            | 14.710918                               |
|                              |                 |   |
| Thru Line Inc.               | 41              | 0.031021                                |
|                              | 42              | 0.020087                                |
|                              | 43              | 0.012547                                |
|                              | 44              | 0.001267                                |
|                              | 45              | 0.005681                                |
|                              | 42A             | 0.008297                                |
|                              | 44A             | 0.00087                                 |
|                              | 44A<br>45A      |   |
| TOTAL                        | 43 M            | <u>0.001040</u>                         |
| TOTAL                        |                 | 0.080025                                |

| WORKING INTEREST OWNER | TRACT NUMBER(S) | PARTICIPATION PERCENTAGES |
|------------------------|-----------------|---------------------------|
|                        |                 |                           |
| Way Enterprises        | 41              | 0.041361                  |
|                        | 42              | 0.026782                  |
|                        | 43              | 0.016729                  |
| <del>-</del>           | 44              | 0.001689                  |
| -                      | 45              | 0.007574                  |
|                        | 42 <b>A</b>     | 0.011062                  |
|                        | 44A             | 0.000117                  |
|                        | 45A             | <u>0.001386</u>           |
| TOTAL                  |                 | 0.106700                  |
| GRAND TOTAL            |                 | 100.000000                |

Fecommended by the Council or Petroleum Accountants iocieties

### **EXHIBIT**

THAT UNIT OPERATING AGREEMENT DATED BY AND BETWEEN ATLANTIC RICHFIELD COMPANY, AS OPERATOR, AND TEXACO INC., ET AL, AS NON OPERATORS

### ACCOUNTING PROCEDURE JOINT OPERATIONS

### I. GENERAL PROVISIONS

### **Definitions**

- "doint Property" share mean the real and personal property subject to the agreement to which this Accounting Procedi s attached.
- is attached.
  "Joint Operations" shall mean all operations necessary or proper for the development, operation, protection and main nance of the Joint Property.
- "Joint Account" shall mean the account showing the charges paid and credits received in the conduct of the Joint Oper tions 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 supervisi 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 profe sional skills, and whose primary function in Joint Operations is the handling of specific operating conditions and probler 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 small mean Material which at the time is so classified in the Material Classification Manual; most recently recommended by the Council of Petroleum Accountants Societies.

### Statement and Billings •

Operator shall bill Non-Operators on or before the last day of each month for their proportionate share of the Joint Ac count 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 excep that items of Controllable Material and unusual charges and credits shall be separately identified and fully described i ietail.

### Advances and Payments by Non-Operators

- Unless otherwise provided for in the agreement, the Operator may require the Non-Operators to advance their share of estimated cash outlay for the succeeding month's operation within fifteen (15) days after receipt of the bill ing 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.
- Each Non-Operator snall pay its proportion of all bills within fifteen (15) days after receipt. If payment within such time, the unpaid balance shall bear interest monthly at the prime rate in effect at CITIBAIK H.A. on the first day of the month in which 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.

### Adjustments 4.

Payment of any such miles shall not prejudice the right of any Non-Operator to protest or question the correctness thereof: provided, however, an only 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 (wenty-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 a Section V

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### \udits

Non-Operate the nonnotice in writing to Operator and all other Non-Operators, shall have the right to audit Operators accounts all inferiors relating to the Joint Account for any calendar year within the twenty-four (24) monerior following the end of such calendar year; provided, nowever, the making of an audit shall not extend the top the taking the inferior exception to and the adjustments of accounts as provided for in Paragraph 4 of this Section Where there is the non-operators the Non-Operators shall make every reasonable effort to conduct audit the configuration will result in a minimum of inconvenience to the Operator, Operator shall bear not configurate the non-operators audit cost incurred under this paragraph unless agreed to by the Operator. The audinal not refer the few more than once each year without prior approval of Operator, except upon the resignation nemoval of the Georgian and shall be made at the expense of those Non-Operators approving such audit.

The Operator standard in writing to an audit report within 180 days after receipt of such report.

### 6. Approval By Non-Operators

Where an approval on other agreement of the Parties or Non-Operators is expressiv required under other sections of to Accounting Procedure and if the agreement to which this Accounting Procedure is attached contains no contrary provision regard thereto. Operator shall notify all Non-Operators of the Operator's proposal, and the agreement or approval a majority in interest of the Non-Operators shall be controlling on all Non-Operators.

### II. DIRECT CHARGES

Operator shall charge the sount Account with the following items:

### I. 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 rovaities paid by Operator for the Joint Operations.

### 3. Labor

- A. (1) Salaries and cares of Operator's field employees directly employed on the Joint Property in the conduct of Join Operations.
  - (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 overnead rates.
  - (4) Salaries and wages of Technical Employees either temporarily or permanently assigned to and directly employee in the operation of 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 enargeable 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. Expenditures or contributions made pursuant to assessments imposed by governmental authority which are applicable to Operator's costs enargeable to the Joint Account under Paragraphs 3A and 3B of this Section II.
- D. Personal Expenses of those employees whose salaries and wages are chargeable to the Joint Account under Paragraph (IA of this Section II).

### 4. Employee Benefits

Operator's current costs of 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 recentive recommended by the Connect of Petroleum Accountants Societies.

### 5 Material

Material purchased on themshed by Operator for use on the Joint Property as provided under Section IV. Only such Material shall be purchased for on transferred to the Joint Property as may be required for immediate use and is reasonably practical and consistent with a term and economical operations. The accumulation of surplus stocks shall be avoided.

### 6 Pransportation

Transportation of course cas and Materian necessary for the Joint Operations but subject to the following limitations:

3. 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 hearest reliable supply store where like material is normally available or ratiway receiving point nearest the Joint Property unless agreed to by the Parties.

If surplus Material is moved to Operator's warehouse or other storage point, no charge shall be made to the Joint ount for a distance greater than the distance to the hearest reliable supply store where like material is normavailable, or railway receiving point hearest the Joint Property unless agreed to by the Parties. No charge shamade to the Joint Account for moving Material to other properties belonging to Operator, unless agreed to by Parties.

In the application of supparagraphs A and B above, the eption to equalize or charge actual tricking cost is available the actual charge is \$400 or less excluding accessorial charges. The \$400 will be adjusted to the amount recently recommended by the Council of Petroleum Accountants Societies.

### Services

The cost of contract services, equipment and utilities provided by outside sources, except services excluded by Paragr 10 of Section II and Paragraph i. ii. and iii. of Section III. The cost of professional consultant services and contract vices of technical personnel directly engaged on the Joint Property if such charges are excluded from the overhead re The cost of professional consultant services or contract services of technical personnel not directly engaged on the J Property shall not be charged to the Joint Account unless previously agreed to by the Parties.

### 8. Equipment and Facilities Furnished By Operator

- A. Operator shall charge the Joint Account for use of Operator owned equipment and facilities at rates commensur with costs of ownership and operation. Such rates shall include costs of maintenance, repairs, other operating experinsurance, taxes, depreciation, and interest on gross investment less accumulated depreciation not to exceed

  THELVE percent (12 %) per annum. Such rates shall not exceed average commercial rates currently prailing in the immediate area of the Joint Property.
- B. In lieu of charges in paragraph 8A above, Operator may elect to use average commercial rates prevailing in the immediate area of the Joint Property less 20%. For automotive equipment, Operator may elect to use rates published by Petroleum Motor Transport Association.

### 9. Damages and Losses to Joint Property

All costs or expenses necessary for the repair or replacement of Joint Property made necessary because of damages or loss incurred by fire, flood, storm, theft, accident, or other cause, except those resulting from Operator's gross negligence willful misconduct. Operator shall furnish Non-Operator written notice of damages or losses incurred as soon as practical after a report thereof has been received by Operator.

### 10. Legal Expense

Expense of handling, investigating and settling litigation or claims, discharging of liens, payment of judgements are amounts paid for settlement of claims incurred in or resulting from operations under the agreement or necessary to prote or recover the Joint Property, except that no charge for services of Operator's legal staff or fees or expense of outside attorneys shall be made unless previously agreed to by the Parties. All other legal expense is considered to be covered by the overnead provisions of Section III unless otherwise agreed to by the Parties, except as provided in Section I. Paragrap

### 11. Taxes

All taxes of every kind and nature assessed or levied upon or in connection with the Joint Property, the operation thereo or the production therefrom, and which taxes have been paid by the Operator for the benefit of the Parties. If the ad vake rem taxes are based in whole or in part upon separate valuations of each party's working interest, then notwithstandin anything to the contrary herein, charges to the Joint Account shall be made and paid by the Parties hereto in accordance with the tax value generated by each party's working interest.

### 12. Insurance

Net premiums paid for insurance required to be carried for the Joint Operations for the protection of the Parties. In the event Joint Operations are conducted in a state in which Operator may act as self-insurer for Worker's Compensation and or Employers Liability under the respective state's laws. Operator may, at its election, include the risk under its self-insurance program and in that event. Operator shall include a charge at Operator's cost not to exceed manual rates.

### 13. Abandonment and Reclamation

Costs incurred for abandonment of the Joint Property, including costs required by governmental or other regulatory authority.

### 14. Communications

Cost of acquiring, leasing, installing, operating, repairing and maintaining communication systems, including radio and microwave facilities cirrectly serving the Joint Property. In the event communication facilities systems serving the Joint Property are Operator ox ned, charges to the Joint Account shall be made as provided in Paragraph 8 of this Section II.

### 15. Other Expenditures

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 Operations.



### III. OVERHEAD

### 1. Overhead - Drilling and Producing Operations

- i. As compensation for administrative, supervision, office services and warehousing costs. Operator shall charge drilling and producing operations on either:
  - (X) Fixed Rate Basis, Paragraph 1A, or
  - ( ) Percentage Basis, Paragraph 1B

Unless otherwise agreed to by the Parties, such charge shall be in lieu of costs and expenses of all offices and salaries or wages plus applicable burdens and expenses of all personnel, except those directly chargeable under Paragraph 3A. Section II. The cost and expense of services from outside sources in connection with matters of taxation, traffic, accounting or matters before or involving governmental agencies shall be considered as included in the overhead rates provided for in the above selected Paragraph of this Section III unless such cost and expense are agreed to by the Parties as a direct charge to the Joint Account.

- ii. The salaries, wages and Personal Expenses of Technical Employees and/or the cost of professional consultant services and contract services of technical personnel directly employed on the Joint Property:
  - ( ) shall be covered by the overhead rates, or
  - (x) shall not be covered by the overhead rates.
- iii. The salaries, wages and Personal Expenses of Technical Employees and/or costs of professional consultant services and contract services of technical personnel either temporarily or permanently assigned to and directly employed in the operation of the Joint Property:
  - (X) shall be covered by the overhead rates, or
  - ) shall not be covered by the overhead rates.
- A. Overhead Fixed Rate Basis
  - (1) Operator shall charge the Joint Account at the following rates per well per month:

Drilling Well Rate \$ 5,000.00 (Prorated for less than a full month)

Producing Well Rate \$ 500.00

- (2) Application of Overhead Fixed Rate Basis shall be as follows:
  - (a) Drilling Well Rate
    - (1) Charges for drilling wells shall begin on the date the well is spudded and terminate on the date the drilling rig. completion rig, or other units used in completion of the well is released, whichever 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) The well rates shall be adjusted as of the first day of April each year following the effective date of the agreement to which this Accounting Procedure is attached. The adjustment shall be computed by multiplying the rate currently in use by the percentage increase or decrease in the average weekly earnings of Crude Petroleum and Gas Production Workers for the last calendar year compared to the calendar year preceding as shown by the index of average weekly earnings of Crude Petroleum and Gas Production Workers as published by the United States Department of Labor. Bureau of Labor Statistics, or the equivalent Canadian index as published by Statistics Canada, as applicable. The adjusted rates shall be the rates currently in use, plus or minus the computed adjustment.
- B. Overhead Percentage Basis
  - (1) Operator shall charge the Joint Account at the following rates:

| - <del></del> |   |
|---------------|---|
|               | (a) Development   |
|               | Percent ( ) of the cost of development of the Joint Property exclusive of costs providender Paragraph 10 of Section II and all salvage credits.   |
|               | b) Operating  |
|               | Percent ( ) of the cost of operating the Joint Property exclusive of costs provided und Paragraphs 2 and 10 of Section II, all salvage credits, the value of injected substances purchased for seconda: recovery and all taxes and assessments which are levied, assessed and paid upon the mineral interest in ar to the Joint Property.   |
| -             | (2) Application of Overhead - Percentage Basis shall be as follows:   |
| - <b>-</b>    | For the purpose of determining charges on a percentage basis under Paragraph 1B of this Section III. development shall include all costs in connection with drilling, redrilling, deepening, or any remedial operations on any or a wells involving the use of drilling rig and crew capable of drilling to the producing interval on the Joint Property; also, preliminary expenditures necessary in preparation for drilling and expenditures 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 a defined in Paragraph 2 of this Section III. All other costs shall be considered as operating. |
| 2.            | Overhead - Major Construction   |
|               | 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 Account for overhead based on the following rates for any Major Construction project in excess of \$ 50.000.00 :  |
|               | 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 % 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 sing project shall not be treated separately and the cost of drilling and workover wells and artificial lift equipment shall be excluded.  |
| 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 necessar to restore the Joint Property to the equivalent condition that existed prior to the event causing the expenditures. Operatorshall either negotiate a rate prior to charging the Joint Account or shall charge the Joint Account for overhead based of the following rates:   |
|               | A. 5 % of total costs through \$100.000; plus   |
|               | B % of total costs in excess of \$100.000 but less than \$1,000.000; plus   |
|               | C % 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 enarged 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% 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 hearest 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 ratiway 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 pound Oil Field Haulers Association interstate truck rate shall be used.
  - (c) Special end finish tubular goods shall be priced at the lowest published out-of-stock price, f.o.b. Houston, Texas, plus transportation cost, using Oil Field Haulers Association interstate 30,000 pound truck rate, to the railway receiving point nearest the Joint Property.
  - (d) Macaroni tubing (size less than 2% inch OD) shall be priced at the lowest published out-of-stock prices f.o.b. the supplier plus transportation costs, using the Oil Field Haulers Association interstate truck rate per weight of tubing transferred, to the railway receiving point nearest the Joint Property.

#### (2) Line Pipe

- (a) Line pipe movements (except size 24 inch OD and larger with walls 4 inch and over) 30,000 pounds or more shall be priced under provisions of tubular goods pricing in Paragraph A.(1)(a) as provided above. Freight charges shall be calculated from Lorain. Ohio.
- (b) Line pipe movements (except size 24 inch OD and larger with walls \(^3\) inch and over) less than 30,000 pounds shall be priced at Eastern mill published carload base prices effective as of date of shipment, plus 20 percent, plus transportation costs based on freight rates as set forth under provisions of tubular goods pricing in Paragraph A.(1)(a) as provided above. Freight charges shall be calculated from Lorain. Ohio.
- (c) Line pipe 24 inch OD and over and  $\frac{3}{4}$  inch wall and larger shall be priced f.o.b. the point of manufacture at current new published prices plus transportation cost to the railway receiving point nearest the Joint Property.
- (d) Line pipe, including fabricated line pipe, drive pipe and conduit not listed on published price lists shall be priced at quoted prices plus freight to the railway receiving point nearest the Joint Property or at prices agreed to by the Parties.
- (3) Other Material shall be priced at the current new price, in effect at date of movement, as listed by a reliable supply store nearest the Joint Property, or point of manufacture, plus transportation costs, if applicable, to the railway receiving point nearest the Joint Property.
- (4) Unused new Material, except tubular goods, moved from the Joint Property shall be priced at the current new price, in effect on date of movement, as listed by a reliable supply store nearest the Joint Property, or point of manufacture, plus transportation costs, if applicable, to the railway receiving point nearest the Joint Property. Unused new tubulars will be priced as provided above in Paragraph 2 A (1) and (2).

#### B. Good Used Material (Condition B)

Material in sound and serviceable condition and suitable for reuse without reconditioning:

(1) Material moved to the Joint Property

At seventy-five percent (75%) of current new price, as determined by Paragraph A.

- (2) Material used on and moved from the Joint Property
  - (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
  - (b) At sixty-five percent (65%) of current new price, as determined by Paragraph A, if Material was originally charged to the Joint Account as used Material.
- (3) Material not used on and moved from the Joint Property

At seventy-five percent (75%) of current new price as determined by Paragraph A.

The cost of reconditioning, if any, shall be absorbed by the transferring property.

#### C. Other Used Material

#### (1) Condition C

Material which is not in sound and serviceable condition and not suitable for its original function until after reconditioning shall be priced at fifty percent (50%) of current new price as determined by Paragraph A. The cost of reconditioning shall be charged to the receiving property, provided Condition C value plus cost of reconditioning does not exceed Condition B value.

#### 21 Condition D

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

- a) Casing, tubing, or arill bipe used as line pipe shall be priced as Grade A and B seamless line pipe of c parable size and weight. Used casing, tubing or arill bipe utilized as line pipe shall be priced at used pipe prices.
- (b) Casing, tubing or drill pipe used as higher pressure service lines than standard line pipe, e.g. power oil li shall be priced under normal pricing procedures for casing, tubing, or drill pipe. Upset tubular goods s. 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 r mally 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 equivalent to that which would justify a price as provided above may be specially priced as agreed to by the Parti Such price should result in the Joint Account being charged with the value of the service rendered by such Materials.

#### E. Pricing Conditions

- (1) Loading or unloading costs may be charged to the Joint Account at the rate of twenty-five cents (25¢) per hundr weight on all tubular goods movements, in lieu of actual loading or unloading costs sustained at the stocki point. The above rate shall be adjusted as of the first day of April each year following January 1, 1985 by the sar percentage increase or decrease used to adjust overhead rates in Section III, Paragraph 1.A(3). Each year, t rate calculated shall be rounded to the nearest cent and shall be the rate in effect until the first day of April ne 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 new Material.

#### 3. Premium Prices

Whenever Material is not readily obtainable at published or listed prices because of national emergencies, strikes or othe unusual causes over which the Operator has no control, the Operator may charge the Joint Account for the require Material at the Operator's actual cost incurred in providing such Material, in making it suitable for use, and in movin it to the Joint Property: provided notice in writing is furnished to Non-Operators of the proposed charge prior to billin 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 us and acceptable to Operator.

#### 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 Join Account until adjustment has been received by Operator from the manufacturers or their agents.

#### V. INVENTORIES

The Operator shall maintain detailed records of Controllable Material.

#### 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.

#### 2. Reconciliation and Adjustment of Inventories

Adjustments to the Joint Account resulting from the reconciliation of a physical inventory shall be made within six months following the taking of the inventory. Inventory adjustments shall be made by Operator to the Joint Account for overages and shortages, but. Operator shall be held accountable only for shortages due to lack of reasonable diligence.

#### 3. Special Inventories

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.

#### 1. Expense of Conducting Inventories

- The expense of conducting periodic inventories shall not be charged to the Joint Account unless agreed to by the Parties.
- D. 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.

#### EXHIBIT "F"

Attached To and Made a Part of The Unit Operating Agreement for South Justis Unit.

Lea County, New Mexico

#### ADDITIONAL INSURANCE PROVISIONS

- OPERATOR shall, at all times while conducting operations hereunder, comply with all Workers' Compensation and Occupational Disease Laws including the United States Longshoremen's and Harbor Workers' Compensation Act; provided, however, that OPERATOR may be a self-insurer for liability under said compensation laws in which event the only charge that shall be made to the joint account shall be OPERATOR'S actual cost but not exceeding an amount equivalent to the premium which would have been paid had such insurance been obtained.
- 2. No other insurance shall be carried by **OPERATOR** for the joint account unless agreed to by all the parties hereto.
- 3. OPERATOR shall require all contractors and subcontractors to carry such insurance in such amounts as OPERATOR deems adequate.
- 4. Each co-owner may procure such insurance with respect to the jointly owned properties and operations as it deems necessary to protect itself against claims and damages and all insurance policies shall be endorsed to provide that underwriters and insurance carriers of co-owner shall not have any right of subrogation against OPERATOR and other co-owners.

#### EXHIBIT "G"

Attached To and Made a Part of The Unit Operating Agreement for South Justis Unit.

Lea County, New Mexico

#### EQUAL EMPLOYMENT OPPORTUNITY PROVISION

During the performance of this contract, the Operator (meaning and referring separately to each party hereto) agrees as follows:

- The Operator will not discriminate against any employee or applicant for employment because of race, color, religion, sex or national origin. The Operator will take affirmative action to ensure that applicants are employed, and that employees are treated during employment without regard to their race, color, religion, sex or national origin. Such action shall include, but not be limited to the following: Employment, upgrading, demotion, or transfer, recruitment or recruitment advertising; layoff or termination; rates of pay or other forms of compensation; and selection for training including apprenticeship. The Operator agrees to post in conspicuous places, available to employees and applicants for employment, notices to be provided setting forth the provisions of this nondiscrimination clause.
- (2) The Operator will in all solicitations or advertisements for employees placed by or on behalf of the Operator, state that all qualified applicants will receive consideration for employment without regard to race, color, religion, sex or national origin.
- (3) The Operator will send to each labor union or representative of workers with which Operator has a collective bargaining agreement or other contract or understanding, a notice to be provided, advising the said labor union or workers' representatives of the Operator's commitments under Section 202 of Executive Order 11246 of September 24, 1965, and shall post copies of the notice in conspicuous places available to employees and applicants for employment.
- The Operator will comply with all provisions of Executive Order 11246 of September 24, 1965, and of the rules, regulations, and relevant orders of the Secretary of Labor.
- of September 24, 1965, and by the rules, regulations, and orders of the Secretary of Labor, or pursuant thereto, and will permit access to Operator's books, records, and accounts by the administering agency and the Secretary of Labor for purposes of investigation to ascertain compliance with such rules, regulations, and orders.
- In the event of the Operator's non-compliance with the non-discrimination clauses of this contract or with any of the said rules, regulations, or orders, this contract may be canceled, terminated or suspended in whole or in part and the Operator may be declared ineligible for further Government contracts or federally assisted construction contracts in accordance with procedures authorized in Executive Order 11246 of September 24, 1965, and such other sanctions in Executive Order 11246 of September 24, 1965, or by rules, regulations, or order of the Secretary of Labor, or as otherwise provided by law.
- The Operator will include the provisions of paragraphs (1) through (7) in every subcontract or purchase order unless exempted by rules, regulations, or orders of the

Secretary of labor issued pursuant to Section 204 of Executive Order 11246 of September 24, 1965, so that such provisions will be binding upon each subcontractor or vendor. The Operator will take such action with respect to any subcontract or purchase order as the administering agency may direct as a means of enforcing such provisions including sanctions for non-compliance; provided, however, that in the event the Operator becomes involved in, or is threatened with, litigation with a subcontractor or vendor as a result of such direction by the administering agency, the Operator may request the United States to enter into such litigation to protect the interests of the United States.

Operator acknowledges that Operator may be required to file Standard Form 100 (EEO-1) promulgated jointly by the Office of Federal Contract Compliance, the Equal Employment Opportunity Commission and Plans for Progress with the appropriate agency within 30 days of the date of contract award if such report has not been filed for the current year and otherwise comply with or file such other compliance reports as may be required under Executive Order 11246. as amended and Rules and Regulations adopted thereunder.

Operator further acknowledges that Operator may be required to develop a written affirmative action compliance program as required by the Rules and Regulations approved by the Secretary of labor under authority of Executive Order 11246 and supply each other party hereto with a copy of such program if so requested.

#### Certification of Nonsegregated Facilities

By entering into this contract, the Operator certifies that Operator does not and will not maintain or provide for Operator's employees any segregated facilities at any of Operator's establishments, and that Operator does not and will not permit Operator's employees to perform their services at any location, under Operator's control, where segregated facilities are maintained. The Operator agrees that a breach of this certification is a violation of the Equal Opportunity clause in this contract. As used in this certification, the term "segregated facilities" means, but is not limited to, any waiting rooms, work areas, rest rooms and wash rooms, restaurants and other eating areas, time clocks, locker rooms and other storage or dressing areas, parking lots, drinking fountains, recreation or entertainment areas, transportation, and housing facilities provided for employees which are segregated by explicit directive or are in fact segregated on the basis of race, color, religion, or national origin, because of habit, local custom or otherwise. Operator further agrees that (except where Operator has obtained identical certifications from proposed contractors and subcontractors for specific time periods) Operator will obtain identical certifications from proposed contractors and subcontractors prior to the award of contracts or subcontracts exceeding \$10,000.00 which is not exempt from the provisions of the Equal Opportunity clause. The certification may be submitted either for each contract and subcontract or for all contracts and subcontracts during a period (i.e., quarterly, semiannually, or annually).

#### EXHIBIT "\_H\_"

#### GAS BALANCING AGREEMENT

Unit

| Attached to and made a part of that certain/Operating Agreement, of | ated between            |
|---|-------------------------|
| Atlantic Richfield Company  | as Operator.            |
| and Texaco, Inc.  | et al. as Non-Operator. |

#### I. Definitions

- A. "Gas" includes natural gas produced from a Well that produces Gas Well Gas, including all constituent parts of such natural gas, except liquid hydrocarbons and condensate recovered by primary separation equipment.
- B. "Gas Well Gas" is gas produced from a Well classified as a gas well by the regulatory body having jurisdiction.
- C. "Balanced" is that condition which occurs when a party hereto has taken the same percentage of the cumulative volume of Gas production it is entitled to take pursuant to the terms of the Operating Agreement.
- D. "Overproduced" is the status of a party when the percentage of the cumulative volume of Gas taken by that party exceeds that party's percentage interest of the volume of cumulative Gas production of all parties to the Operating Agreement under and pursuant to the terms of said Operating Agreement.
- E. "Underproduced" is the status of a party when the percentage of cumulative volume of Gas taken by that party is less than that party's percentage interest of the volume of cumulative Gas production of all parties to the Operating Agreement under and pursuant to the terms of said Operating Agreement.
- F. "Well" is defined as each well subject to the Operating Agreement that produces Gas Well Gas. If a single Well is completed in two or more reservoirs, such Well shall be considered a separate Well with respect to, but only with respect to, each reservoir from which the Gas produced is not commingled in the wellbore.

#### II. Application of this Agreement

The parties to the Operating Agreement to which this Gas Balancing Agreement is attached own the working or operating interests in the Gas underlying the Contract Area covered by such Agreement and are entitled to share in the percentages therein as stated in the Operating Agreement.

In accordance with the terms of the Operating Agreement, each party shall take its share of Gas produced from the Contract Area and market or otherwise dispose of same. In the event a party hereto does not take in kind or market its share of Gas or has contracted to sell its share of Gas produced from the Contract Area to a purchaser which, at any time while this Agreement is in effect, fails to take the share of Gas attributable to the interest of such party, the terms of this Gas Balancing Agreement shall automatically become effective.

The Operator has the duty to control Gas production and the responsibility of administering the provisions of this Gas Balancing Agreement. The Operator shall cause deliveries to be made to the Gas purchasers at such rates as may be required to give effect to the intent that the Gas production accounts of all parties are, to the extent practicable, to be or become Balanced.

The provisions of this Agreement shall be applied to each Well separately as if each Well was covered by separate but identical agreements.

#### III. Storing and Making Up Gas Production

#### A. Right to Take and Market Gas

During any period or periods when any party hereto does not take, has no market for, or the market of a party is not sufficient to take that party's full share of the Gas produced from any Well located on the Contract Area, or such party's purchaser otherwise fails to take such party's share of Gas produced from any such Well located on the Contract Area, resulting in such party becoming Underproduced (such party being herein referred to as an "Underproduced party") the other party or parties shall be entitled, but not required, to produce from said Well on the Contract Area (and take or deliver to their respective purchaser(s) each month, all or a part of that portion of the allowable Gas production assigned to such Well by the regulatory body having jurisdiction. Any party so taking or delivering Gas which results in such party becoming Overproduced is herein referred to as an "Overproduced party". Irrespective of the other provisions hereof, no Overproduced party may, without the express written approval of the Underproduced party, take or market Gas in quantities in excess of 150% of such Overproduced party's share of the Gas allowable assigned by the regulatory body having jurisdiction over such Well or 150% of such Darty's share of the then current deliverability of the Well including associated pipeline pressure, whichever is the lesser quantity of Gas.

Those parties which are capable of taking and/or marketing quantities of Gas allocable to an Underproduced party, in the absence of any other agreement between them, shall each take a share of the Gas attributed to the Underproduced party or parties in the direct proportion that their respective interests bear to the total interest of all parties taking Gas who are also considered Overproduced.

All parties hereto shall share in and own the liquid hydrocarbons recovered from such Gas by primary separation equipment in accordance with their respective interests and subject to the terms of the above described Operating Agreement, whether or not such parties are actually taking and/or marketing Gas at such time.

#### B. Making Up Underproduction

Each party failing to market its share of the total volume of Gas produced or failing to take its full share of the total volume of Gas produced shall be considered Underproduced and shall be credited with Gas in storage equal to its percentage share of the total volume of Gas produced under this Agreement, less that portion of the Gas actually marketed or taken by such party, Gas used in operations, vented, or lost.

Any Underproduced party shall endeavor to bring its taking of Gas into a Balanced condition. Upon written notice to the Operator, any Underproduced party may thereafter begin taking or delivering to its purchaser its full share of the Gas produced from a Well (less any used in operations, vented, or lost). To allow for the recovery of Gas in storage and to balance the Gas account of the parties in accordance with their respective interests, an Underproduced party shall be entitled to take or deliver to a purchaser its full share of Gas produced from such Well (less any used in operations, vented, or lost) plus. (i) for the months of March, April, May, June, July, August, September and October only of any calendar year during which this agreement may be in place, an amount up to an additional fifty percent (50%) of the monthly quantity of Gas attributable to the Overproduced party or parties, or (ii) for the months of November, December, January and February only of any calendar year or years during which this agreement may be in place, an amount up to an additional twenty-five percent (25%) of the monthly quantity of Gas attributable to the Overproduced party or parties. If more than one Underproduced party is entitled to take additional Gas, they shall divide the additional Gas in proportion to their respective Underproduced accounts. The first Gas made up shall be assumed to be the first Gas Underproduced.

#### C. Gas Balance Reporting

Each party taking Gas shall furnish or cause to be furnished to the Operator a monthly written statement of Gas volumes taken and the identity of its Gas purchaser, if any, no later than thirty (30) days after the production month. Operator shall not be required to adjust its Gas accounting statements reflecting a different Gas purchaser until the first day of the month following the month in which such notice is received by the Operator. The Operator will maintain appropriate accounting on a monthly and cumulative basis of the quantities of Gas each party is entitled to take and/or market and the quantities of Gas taken and/or marketed by each of the parties to their respective Gas purchasers. With respect to Gas purchased from or transported for more than one party by or through one pipeline connected to the Well, each party selling to or transporting through such one pipeline shall furnish to Operator or cause the pipeline owner to furnish to Operator monthly volume statements showing the split of ownership through such pipeline's sales or pipeline inlet meter during the preceding calendar month. Within ninety (90) days after the end of each producing calendar month, the Operator shall furnish each party a statement showing the status of the Overproduced and Underproduced accounts of all parties.

To determine respective volumes of Gas taken by separate Gas pipelines connected to the Well, measurement of Gas for overproduction and underproduction shall be accomplished by use of sales meters and lease measurement equipment which shall be in accordance with AGA requirements.

Each party to this agreement agrees that it will not utilize any information obtained hereunder for any purpose other than implementing or administering the terms of this Gas Balancing Agreement.

#### D. Royalty and Production Tax

41 all times while Gas is produced from the Contract Area, unless otherwise required by any State or Federal law or regulations each party shall pay or cause to be paid all royalty due and payable on its share of Gas production as if each party were taking or delivering to a Gas purchaser its share of Gas production. Each party agrees to hold each other party harmless from any and claims for royalty payments asserted by its royalty owners. The term iroyalty owner shall include owners of royalty, overriding royalties, production payments, and similar interests payable out of production.

Each party producing and taking or delivering Gas to its Gas purchaser shall pay, or cause to be paid, all production and severance taxes due on all volumes of Gas actually taken or sold by such party

#### IV. Cash Settlement

#### A. Volume/Value

at the permanent termination of production of Gas from a Well located on the Contract Area, or change in ownership as asscribed in Paragraph IV. D. below, an imbalance exists between the parties, a cash settlement of the imbalance between the parties relative to such Well shall be made. The amount of the cash settlement will be limited to the proceeds actually received by the Overproduced party or parties at the time of overproduction, less transportation and applicable treating charges and production and severance taxes paid on such overproduction. Royalty shall only be deducted from such proceeds attributable to the overproduction if actually paid to royalty owners by the Overproduced party or parties. No interest shall be added to any cash settlement hereunder. If there is more than one Overproduced party, the cash settlement shall be based on a weighted average of the proceeds actually received as above described by all Overproduced parties. If the Overproduced party or parties did not sell its Gas, such Gas will be valued in the same manner used for royalty calculation purpose of the Foderal Finance. portion of the monies collected by the Overproduced party or parties which is subject to refund by orders of the Federal Energy Regulatory Commission ("FERC") may be withheld by the Overproduced party or parties until such prices are fully approved by FERC, unless the Underproduced party or parties furnish a corporate undertaking acceptable to the Overproduced party or parties agreeing to hold the Overproduced party or parties harmless from financial loss due to refund orders by FERC.

#### B. Collection and Distribution

Operator shall provide within thirty (30) days of permanent termination of Gas production a final accounting of the Gas balance to all parties hereto. Overproduced parties, within thirty (30) days of receipt of the final accounting of the Gas balance, shall provide Operator with a monthly statement of revenue and volume for each month during which overproduction occurred that has not been made-up. Within thirty (30) days after the receipt of such monthly statements from Overproduced parties, Operator shall calculate and invoice each Overproduced party for its share of the cash settlement, based on said revenue and volume statements, due each Underproduced party. Overproduced parties shall make settlement, based on the invoiced amount, to the Operator within thirty (30) days after receipt of said invoice. Such payment shall relieve an Overproduced party of liability to any other party for the sums paid. Operator shall promptly distribute the funds it receives to the Underproduced parties in that proportion that each Underproduced party's volume of Gas in storage bears to the total of all Underproduced parties volumes of Gas in storage. Operator agrees that it will not utilize any information obtained pursuant to this Section IV of this Gas Balancing Agreement for any purpose other than implementing or administering the terms of this Gas Balancing Agreement.

#### C. Responsibility and Liability for Collection

Operator shall not be liable to any Underproduced party for the failure of any Overproduced party to pay any amounts owed pursuant to the terms hereof. In the event that any party fails to pay any sum due under the terms hereof after demand therefor by the Operator, the Operator may turn responsibility for the collection of such sum to the party or parties to whom it is owed, and Operator shall have no further responsibility in the event that such sums are not paid. Any party shall have the right after expiration of thirty (30) days after Operator shall have provided a final accounting of the Gas balance to all parties hereto to demand on thirty (30) days advance written notice to both Operator and all Overproduced parties that any payments due to such party for such party's Underproduced volumes shall be paid directly to such party by the Overproduced party(s), rather than being paid through Operator. In the event that any Overproduced party pays to Operator any sums due to an Underproduced party at any time after thirty (30) days following the receipt of such written notification of a demand that such Underproduced party receive such payment directly, the Overproduced party(s) shall continue to be liable to such Underproduced party for any sums so paid, until such payment is actually received by such Underproduced party. In no event shall Operator be liable or responsible for any amount of cash settlement based on a value asserted by an Underproduced party of parties. Operator shall not be liable to any Underproduced party for the failure of any Overproduced party to pay any amounts owed

In the event an Overproduced party intends to sell, assign, exchange or otherwise transfer any of its interest in a Well located on the Contract Area, such Overproduced party shall notify in writing the other working interest owners who are parties hereto in such Well of such fact within forty-five (45) days prior to closing the transaction. Any Underproduced party may demand of such Overproduced party in writing, within twenty (20) days after receipt of the Overproduced party's notice of intent to sell, assign, exchange or otherwise transfer its interest in a Well, a cash settlement of its underproduction attributed to such Overproduced party's overproduction in the Well. Any Underproduced party electing to cash settle with the Overproduced party shall thereby indemnify and hold the Overproduced party harmless against any causes of action, claims, losses or other actions which may be claimed by any third party, including, but not limited to, any purchaser of the Gas of the Underproduced party, as a result of the cash settlement. The Operator shall be notified of any such demand and of any cash settlement pursuant to this Paragraph IV.D., and the Gas balance accounts of the parties shall be adjusted accordingly. Any cash settlement pursuant to this paragraph IV.D. shall be on the same basis as otherwise set forth in paragraphs IV.A. through IV.C. hereof.

The provision of this Paragraph IV.D. shall not be applicable in the event an Overproduced party has mortgaged its interests, or disposed of its interests by merger, reorganization, consolidation, or sale of substantially all of its assets to a subsidiary or parent company, or to any company in which any parent or subsidiary owns a majority of the stock of such company.

#### Miscellaneous

#### A. Term

This Agreement shall remain in force and effect as long as the Operating Agreement to which it is attached remains in force and effect, and thereafter until the Gas balance accounts between the parties are settled in full, and shall inure to the benefit of and be binding upon the parties hereto, their heirs, successors, legal representatives and assigns.

#### B. Expenses

Nothing herein shall change or affect each party's obligations to pay its proportionate share of all costs and liabilities incurred in operations on the Contract Area as its share thereof is set forth in the Operating Agreement to which this Agreement is attached.

Nothing herein shall be construed to deny any party the right, from time to time, to produce and take or deliver to its Gas purchaser up to 100% of the entire Well stream to meet the deliverability test required by its Gas purchaser, provided that such tests are reasonable in light of overall industry standards.

Each party shall, at all times, use its best efforts to regulate its takes and deliveries from each Well on said Contract Area so that no Well will be shut-in for overproducing the allowable assigned thereto by the regulatory body having jurisdiction. Additionally, each party shall communicate, as necessary, the contents of this agreement to its respective Gas purchaser(s) or transporter(s) and shall monitor its deliveries to its respective Gas purchaser(s) or transporter(s) so as to ensure to the greatest extent practicable that its Gas purchaser(s) or transporter(s) does not take Gas in excess of the quantities provided for herein.



REFER TO

United States Department of the Interior BEFORE EXAMINER CATANACH

BUREAU OF LAND MANAGEMENTION DIVISION

vell District Office

P.O. Box 1397/

D () () 1997

South Justis Unit 3180 (065)

Arco Oil and Gas Company Attention: Mr. V. Ray Pyle, CPL P. O. Box 1610 Midland, Texas 79702

#### Gentlemen:

Your application of February 4, 1992, filed with the BLM requests the designation of the South Justis Unit area, embracing 5360.00 acres, more or less, Lea County, New Mexico, as logically subject to secondary operations under the unitization provisions of the Mineral Leasing Act as amended.

Pursuant to unit plan regulations 43 CFR 3180, the land requested as outlined on your plat marked Arco Oil and Gas Company, South Justis Unit, Lea County, New Mexico, is hereby designated as a logical unit area for the purpose of conducting secondary recovery operations.

Waterflooding will be limited to the following interval: That interval underlying the Unit Area, the vertical limits of which extended from an upper limit which is the top of the Justis Blinebry Field to a lower limit at the top of the Abo formation, as seen on the Type Log from the Amerada Hess Ida Wimberely #4 located at 660' FSL & 990' FWL, sec. 24, T. 25 S., R. 37 E., and is that interval which is correlative to the interval from 4980' to 6180' below the surface measured from the Kelly bushing. The Blinebry marker has been defined by the New Mexico Oil Conservation Commissioner (NMOCC) at a depth of 4980 ft. (elevation 3081' sub-sea datum 1899) in Amerada's Ida Wimberely #4, located SW4SW4 sec. 24, T. 25 S., R. 37 E., Lea County, New Mexico. This designation is valid for a period of one year from the date of this letter.

Your basis for allocation of unitized substances and your proposed use of the Form of Agreement are acceptable. Corrections requested by the Bureau of Land Management are shown in red on Exhibit A and on pages 1, 3, 4, 8, 9, 10, 11, and 34 of Exhibit B.

If conditions are such that further modification of said standard form is deemed necessary, three copies of the proposed modifications with appropriate justification must be submitted to this office for preliminary approval.

In the absence of any type of land requiring special provisions or any objections not now apparent, a duly executed agreement identical with said form, modified as outlined above, will be approved if submitted in approvable status within a reasonable period of time. However, notice is hereby given that the right is reserved to deny approval of any executed agreement submitted which in our opinion, does not have the full commitment of sufficient lands to afford effective control of operations in the unit area.

When the executed agreement is transmitted to the BLM for approval, include the latest status of all acreage. In preparation of Exhibits "A" and "B", follow closely the format of the sample exhibits attached to the reprint of the aforementioned form.

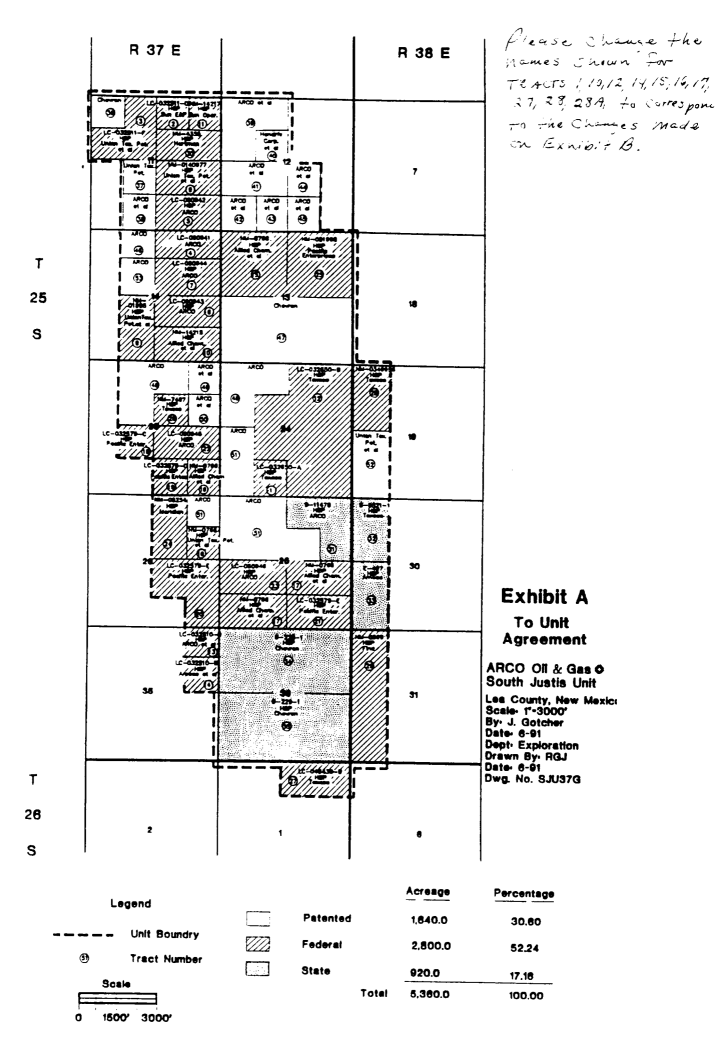
Inasmuch as this unit agreement involves State and Fee land, we are sending a copy of the letter to the Commissioner of Public Lands and the NMOCD. Please contact the State of New Mexico before soliciting joinders regardless of prior contacts or clearances from the state.

Sincerely,

Armando A. Lopez
Assistant District Manager,

Minerals

Enclosures



Shown in red on pages 1,348,710,11,834.

## ..8.. 118NHX }

人名英格兰 经外外的 医多种性 医神经神经 人名英格兰人姓氏

# 10 UNII AGREEMENI, SOUTH JUSTIS UNIT LEA COUNTY, NEW MEXICO

| ₹ ₹                                  |               | s  | 2 N  | . S S  | -<br>   | 5 5/<br>   |
|--------------------------------------|---------------|--|--|--|---|--|
| Description of Land                  |               | SE/4 SW/4 Section 24,<br>1-25-S, R 37-E,<br>Lea Counly. New Mexico | NW/4 NE/4 Section 11,<br>1-25-5, R-37-E,<br>Lea County, New Mexica     | SW/4 NW/4. E/2 NW/4<br>Section 11, 1-25-5, R-37-F.<br>Lea County, New Mexico | N/2 NF/4 Section 14.<br>1-25-5, R. 37. I.<br>Lea County, New Mexico | 5/2 Sf./4 Section 11.<br>1-25 S, R 3/ E.<br>Lea County, New Mexico   |
| Acres                                |               | <b>6</b> 0   | •  | 120  | 80  | 80   |
| Serial No. &<br>Eff. Date            |               | IC-032650-A<br>7/20/35<br>нвр                                      | 11/1/35<br>11/1/35<br>HBP  | 10032511-F<br>11/1/35<br>нвР   | tC-060941<br>11/1/35<br>нвр   | LC-060942<br>11/1/35<br>HBP  |
| Basic Royally Owner Percentage       |               | United States - Bureau<br>of Land Management - Schedule "B"        | United States - Bureau<br>of Land Management - Stiding Scale           | United States - Bureau<br>of Land Management - Shding Scale                  | United States - Bureou<br>of Land Management — Shding Scale         | United States - Bureau<br>of Land Management Shiding 's ale  |
| lessee of Record<br>Percentage       | FEDERAL LANDS | Texploration & Production Inc.                                     | Sun Expl & Prod Co 58.33400%<br>Lowell S Dunn, Sr 41.66600%            | Union Texas Pet Corp 83.33300%<br>Sun Expl & Prod Co. 16.66700%              | Hondo Dil & Gas Co 100 0000%  | ARCO Union Texas Pet Corp 31 25000% Texas Pacific Oil Co 18 75000%   |
| Overriding Royally Owner Percentage  |               | tion Inc.  | Ernest E. Richelieu, Trustee<br>Interfirst Bank of Ft. Worlt 1.562500% | Ernest E. Richelieu, Trustee<br>Interfirst Bank of FL Worlt 1 562500%        |   | He Aurand Conspany 0 390625%  Winam B Johnson, General  Pather of the Minam R  Johnson Pathnership 0 390625%  Amaco Production (* 4 687500%  Amaco N Robertson 0 390625%  William E Thomas II 0 195100%  William E Thomas II 195100% |
| Working Interest Owner<br>Percentage | •             | Texaco   | ARCO   | Meridian Oil Production, Inc   | <b>A</b> RCO  | ARCO<br>Cospen Oil Inc   |
| est Owner<br>ige                     |               | 1007   | 7007   | 2001   | 100%  | 81 250000 <b>7</b><br>18 7500002   |
| of Irock<br>in Unit                  |               |  |  |  |   |  |

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10 UNIT AGREEMENT, SOUTH JUSTIS UNIT LEA COUNTY, NEW MEXICO

| 9 N/2<br>1-25<br>(eo (   | 8 E/2<br>1-29<br>lea   | 7 5/2<br>1-25<br>1ea  | 6 N/2<br>1-2!<br>lea  | <b>₹</b>                             |
|--|--|---|---|--------------------------------------|
| N/2 SE/4 Serium 11,<br>1-75-5, R 3) E.<br>Leo County, New Mexico   | E/2 SW/4 Section 14,<br>1-25-5, R-37-E,<br>Lea Counly, New Mexico  | S/2 NE/4 Section 14,<br>1-25-S, R·37-E,<br>Lea County, New Mexico | N/2 SE/4 Section 14.<br>1-25-S. R-37-E.<br>Leo County. New Mexico | Description of Land                  |
| 80   | 80   | 80  | 80  | Acres                                |
| 11/1/35<br>11/1/35<br>HBP  | NM01995<br>11/1/35<br>HBP  | IC-060944<br>11/1/35<br>нвр                                       | [С-060 <b>94</b> 3<br>11/1/35<br>НВР                              | Serial No. &<br>EII. Date            |
| United States - Bureau<br>of Land Management Stiding 'scale  | United States - Bureau<br>of Land Management - Stiding Scale   | United States - Bureau<br>of Land Management - Stiding Scale      | United States - Bureau<br>of Land Management Stiding Scale        | Basic Royally Owner Percenlage       |
| Union Texas Pel Corp 62 50000%<br>Dayle Harlman 25 00000%<br>Headington Minerals Inc 17 50000%   | Union Texas Pet Corp. 83.3333%<br>Sun Expl. & Prod. Co. 16.66667%  | ARCO 100.0000%  | ARCO 100 0000%  | Lessee of Record Percentage          |
| J. Sleve Anderson III Thomas W Anderson Carla L Auslin Betty tou Linehan Barbara Jean Ratlif Alice N Robeitson William E. Ihomas II The Aurand Company Miriam B Johnson Partnershap                                    | J. Sleve Anderson III<br>Thomas W. Anderson<br>Carlo L. Austin<br>Belly Lou Linehan<br>Barbara Jean Ratiff<br>Affred B. Karnes, Jr |   |   | Overriding Royally Owner Percentage  |
| 0.883590X<br>0.683590X<br>0.683500X<br>1.025390X<br>1.025390X<br>0.396530X<br>0.396630X<br>0.396620X   | 0 227860%<br>0 227860%<br>0 227870%<br>0 227870%<br>0 683590%<br>0 683590%<br>1 562500%  |   |   | y Owner                              |
| ARCO Headington Minerals, Inc Doyle Hartman & wie, Margaret M. Hartman James A. Davidson, single Larry A. Nermy, single James E. Burr & wie, La Veta F. Burr Jack Fletcher & wie, Delphia Fletcher Ruth Sutton, single | Meridian ()il Production, Inc  | ARCO  | ARCO  | Working Interest Owner<br>Percentage |
| 75 0000002<br>17 5000002<br>8 8867192<br>3 1250002<br>0 19541 42<br>0 0976542<br>0 0976542   | 100%   | 100%  | 7001  | est Owner                            |
|  |  |   |   | Participation of Tract in Unit       |

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TO UNIT ACREEMENT, SOUTH JUSTIS UNIT

| 13 NF /4 NF /4 Section 35, 1-25-5, R ST-E, teo County, New Mexico, between the subsurface depths of 3-110 feet | 12 E/2, SE/A NW/A, NE/A SW/A<br>Section 24, 1 25-S, R- 37-E,<br>Lea Founty, New Mexico | 11 NF /4 NF /4 Section 11,<br>1-25-5, R 37-E,<br>Teo County, New Mexico       | No. Description of Land 10 5/2 5E/4 Section 14. 1-25-5, R-37-E. Lea County, New Mexico   | -                  |
|--|--|---|--|--------------------|
| <b>1</b> 0   | <b>4</b> 00 l  | 40  | Acres<br>80  |                    |
| (C -032510 · R<br>7/29/37<br>HBP   | \€-032650 В<br>4/24/36<br>нвр  | NM -14217<br>11/1/35<br>HBP   | Send no. &<br>11. Dole<br>11./1/35<br>11/1/35<br>HBP   | -                  |
| United States - Bureau<br>of Land Managenient - Shilmg 'cole   | United States Burrou<br>of Land Management Shding Scate                                | United States - Bureon<br>of Land Management - Skiding Scale                  | United States - Bureau of Land Management Stiding Scale  | Davis Davids Orace |
| ARCO 50 00000X<br>Amoco Production Co 50 00000X  | lexoro <del>Producing Inc.</del> 100.00007<br>Exploration & Fraduction Inc.            | Sun Operating Limited Portnership Portnership Limon Texas Pet Corp. 41 666677 | Allind General Co. 83 3333%  Sun Expl & Prod. Co. 16 66667%  3) 71/1/2 of Signal Zwe.  | Torson of Daniel   |
|  | in Inc.  | Ernest E. Richeleu, Trustee<br>Interfirst Bank of Ft. Worth 1 562500%         | J. Steve Anderson III 0 4557307 Percentage  J. Steve Anderson III 0 4557307 Thomas W. Anderson 0 4557307 Carla I. Austin 0 4557307 Betty Lou Linehan 1 3671907 Bobara Jean Ratiff 1 361907 Aire N. Robertson 0 3906307 William E. Thomas II 0 3906307 William E. Thomas II 0 3906307 Unitam B. Johnson 0 3906207 |                    |
|  |  | <b>5007</b>   | 0730x<br>0730x<br>0730x<br>0730x<br>0730x<br>0730x<br>0630x<br>0630x<br>0630x<br>0630x   | •                  |
| ARCO   | lexaco   | ARCO  | Meridian Oil Production, Inc. 83<br>Casper Oil, Inc. 16  |                    |
| 200 001  | 2,001  | 7007  | 83 337<br>16 677   | 0                  |
|  |  |   | in Unit  | Parlicipation      |

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## TO UNIT AGREEMENT, SOUTH JUSTIS UNIT LEA COUNTY, NEW MEXICO

| 17 5/2 SW/4 N/2 SE/4 Section 25 '-25-5, R-37-E. Fro County New Mexico   | 16 SI/4 SI/4. Section 23<br>SI/4 NI/4 Section 26.<br>I-25-S. R. 37-E.<br>teo County New Mexico  | 15 NW/4 Section 13, 1-25-5, R 37-f. Leo County, New Mexico. between the subsurface depths of 4,000 feel and 6,100 feel   | 14 SE/4 NE/4 Section 35.<br>1-25-5, R-37-E.<br>Lea County. New Mexico  | Ir.<br>No. Description of Land       |
|---|---|--|--|--------------------------------------|
| 160   | 80  | 160  | 10 04  | Acres                                |
| NM - 0766<br>11/8/37<br>HBP   | NW-0766<br>11/8/37<br>11BP  | NM-0766<br>11/8/37<br>HBP  | [C-032510-В<br>7/29/37<br>нвр  | Serial No. &<br>Eff. Date            |
| United States - Bureau<br>of Land Monagement - Siding Scale   | United States - Bureau<br>of Land Management - Stiding Scate  | United States - Bureau<br>of Land Management - Sliding Scale   | United States - Bureau<br>of Land Management Stiding Scale   | Basic Royally Owner Percentage       |
| Sig IN all Enic. Allied Chemmol Co. 83 3333% Sun [xpl. & Prod Co. 16 66667%   | 5 ig No. 1 Eng.  Allied Gemicol Co. 83 333333  Sun Expl. & Prod. Co. 16 666673  | Signal Enc. Allied Gernicol Co. 83 3333% Sun Operaling Limited Parlnership 16 66667%   | Union Tetas Petrokeum 50.00000% Amoco<br>Aliced Chemical 41.66670% Afficed<br>Sun Operating Ltd.<br>Parlnership 8.33330% | lessee of Record Percentage          |
| J. Sleve Anderson II 0 4557302 Rhomas W Anderson 0 4557302 Carlo I Austin 0 4557302 Jack Linehan & Reft. Fou 1 1671902 Barboro Jean RalMi 1 3671902 | J. Sleve Anderson III 0 455730%  Thomas W. Anderson 0 455730%  Corlo L. Auslin 0 455730%  Jack Linehon & Hrify Lou 1 1567190%  Borbora Jeon Rollill 1 1.567190% | J. Sleve Anderson III 0 455730% Ihomas W. Anderson 0 455730% Corlo I. Austin 0 455730% Jock Linehan & Belty Lou Linehan 1.367190% Barbara Jean Rallill 1.367190% | Signal<br>Signal   | Overriding Rayally Owner Percentage  |
| Meridian Dil Production, Inc<br>Headington Minerals, Inc  | Meridian Dil Production, Inc<br>Headington Minerals, Inc  | Meridian Oil Production, Inc   | Meridian Dil Production, Inc<br>Cospen Dil, Inc.   | Working Interest Owner<br>Percentage |
| 85 53 <b>7</b><br>16 67 <b>7</b>  | 83 33 <b>7</b><br>16 67 <b>7</b>  | 2001   | 91.66670 <b>%</b><br>8 333000 <b>%</b>   |                                      |
|   |   |  |  | Participation of tract in Unit       |

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10 UNIT AGREEMENT, SOUTH JUSTIS UNIT LEA COUNTY, NEW MEXICO

| 11. Description of Land 18 NE/4 SW/4 Section 23. 1-75-5. R-37-E.                                     | Acres 5er                                       |
|--|---|
| NE/4 SW/4 Section 23,<br>1-25-5, R-37-E,<br>Len County. New Mexico                                   | 40 (C-0325)<br>12/8/:<br>HBP                    |
| 19 SW/4 St/4 Section 23,<br>1 25 S. R - 37 E.<br>Leo Counly, New Mexico,<br>4 898 feet to 7 217 feet | 40 - LC-032579-С<br>12/8/37<br>н <del>в</del> р |
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## TO UNIT AGREEMENT, SOUTH JUSTIS UNIT LEA COUNTY, NEW MEXICO

| 22 N/<br>1-<br>1-1  | 21 S/<br>1-<br>1e  | 20 N<br>5.   | ₹ <del>-</del>                      |
|---|--|--|-------------------------------------|
| 77 N/2 St./* Section 23,<br>1-75-5 37-t,<br>too Cour s. New Mexico  | 21 5/2 5E/4 Section 25,<br>1-25-5, R-37-E,<br>Lea Counly, New Merico   | 20 NW/4 SE/4, E/2 SE/4 Section 26, I-25-5, R-37-E, Leo Counly, New Mexico  | Description of Land                 |
| 80  | 80   | 120  | Acres                               |
| LC-060945<br>12/8/37<br>HRP   | IC-032579- Е<br>12/8/37<br>18Р   | LC-032579- {<br>12/8/37<br>НВР   | Serial No. &<br>Eff. Date           |
| United States - Bureau<br>of Land Management - Scriedule "B"  | United States - Bureau<br>of Land Management - Shding Scote  | United States - Bureau<br>of Land Management - Sliding Scale   | Basic Royally Owner Percenlage      |
| ARCO  | Pacific Enterprises<br>Oil Company   | Pacific Enterprises<br>Oil Company   | lessee o                            |
| 100 0000%   | Z0000 001  | 100.0000%  | Lessee of Record Percentage         |
| IXO Production ( corontion 0.036660%  Danie Rene Stewe: 0.171400%  Board of Trustees "The Leland Stantone since thin easily 0.116100% |  |  | Overriding Royally Owner Percentage |
| ARCO  | Bruno & Marshall<br>Longhorn Partners<br>Clint Hunt<br>Jim Gray<br>William R. Fair<br>Kent Buskhart<br>Beverly Bryant<br>Frank Lee Bruno<br>Kay Finkbeiner<br>Jay Marris                               | Bruno & Marsholl Longhorn Parlners Clint Hurt Jim Gray Williom R. Fair Kenl Burkharl Beverly Bryanl Frank Lee Bruno Kay Finkbeiner Jay Marris Ann Karr | Working In                          |
| 1007  | 54 000000 <b>2</b> 26 M2500 <b>2</b> 8 787500 <b>2</b> 2 000000 <b>2</b> 7 000000 <b>2</b> 1 000000 <b>2</b> | 54 000000X 26.362500X 8 787500X 2 000000X 2 000000X 1 850000X 1 000000X 1 000000X 1 000000X 1 000000X 1 000000X  | Working Interest Owner Percentage   |
|   |  |  | Participation of tract in Unit      |

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TO UNIT AGREEMENT, SOUTH JUSTIS UNIT TEA COUNTY, NEW MEXICO

| <b>₹</b>                               |  |                |                            |                             |                   |                     |                   |                   |                    |  |                    | 28 N/2 SW               | lea Con  | 24 W/2 NE                | 1. 25. '<br>tea t'o .                         | 25 NE/4 to Tion 13,<br>1-25 R 37-E |
|--|--|----------------|----------------------------|-----------------------------|-------------------|---------------------|-------------------|-------------------|--------------------|--|--------------------|-------------------------|--|--------------------------|---|------------------------------------|
| Description of Land                    |  |                |                            |                             |                   |                     |                   |                   |                    |  |                    | 23 N/2 SW/4 Section 25. | Tea County, New Mexico   | 24 W/2 NE /4 Section 26, | 1-25-1 R-37-E.<br>teathorty, New Mexico       | lion 13,<br>R 37-E                 |
| Acres                                  |  |                |                            |                             |                   |                     |                   |                   |                    |  |                    | 80                      |  | 80                       |   | 160                                |
| Serial No. &<br>Ell. Dale              |  |                |                            |                             |                   |                     |                   |                   |                    |  |                    | [C-060946               | d <del>9</del> 1   | NU-05254                 | 12/ <b>8</b> /37<br>HBP                       | NM-051998<br>17/8/37               |
| Basic Royally Owner Percentage         |  |                |                            |                             |                   |                     |                   |                   |                    |  |                    | United States - Bureou  | 5 Ly 10 Ly 1 | United States - Bureau   | of Land Management "dring Scale               | United States - Bureau             |
| Lessee of Record                       |  |                |                            |                             |                   |                     |                   |                   |                    |  |                    | ARCO 1                  |  | Meridian Oil Production  | Inc II  | Pacific Enterprises (M. Company )  |
| Record                                 |  |                |                            |                             |                   |                     |                   |                   |                    |  |                    | 70000 001               |  |                          | <b>2</b> 0000 000                             | <b>2</b> 0000 000                  |
| Overriding Royally Owner<br>Percentage | Saletha Isaacson<br>Reuel A. Young     | Nancy Chandler | Pacific Enterprises Oil Co | Pacific Enterprises Oil Co. | J. Ruel Armstrong | L. E. Armstrong, Jr | Joan Bowen Harmer | Joan Bowen Harmer | Pauson Oil Company | Pauson Oil Company<br>Anna May Rasmussen | Anna May Rasmussen |                         |  |                          |   |                                    |
| lly Owner                              | 0.113600 <b>%</b><br>0.1135 <b>99%</b> | 0 1151007      | 2 766260%                  | 0 085540%                   | 0 340800%         | 0 340800%           | 0 500000%         | 0 250000%         | 0 335000%          | 0 500000 <b>2</b>                        | 0.250000%          |                         |  |                          |   |                                    |
| Working Interest Owner Percentage      |  |                |                            |                             |                   |                     |                   |                   |                    |  |                    | ARCO                    |  | ARCO                     | Meridian Oil Production, Inc. torry A. Nermyr | Pacific Enterprises                |
| rest Owner<br>age                      |  |                |                            |                             |                   |                     |                   |                   |                    |  |                    | 1007                    |  | <b>2</b> 0000000 05      | 49 218750Z<br>0 781750Z                       | 100.7                              |
| Participation of Tract in Unit         |  |                |                            |                             |                   |                     |                   |                   |                    |  |                    |                         |  |                          | •   |                                    |

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10 UNIT AGREEMENT, SOUTH JUSTIS UNIT LEA COUNTY, NEW MEXICO

| 26 SW/4 1-25- 1ea (C 1-28- 1ea (C 1-28- 1ea (C 1-25- 1ea (C 1ea (C 1ea (C 1ea (C)  | · <del>, -</del>       |
|--|------------------------|
| No. Description of Land 26 SW/4 NF/4 Section 23, 1-25-5, R-37-E, 1-26-5, R-37-E, 1-26-5, R-37-E, tea Founty, New Mexica 27 W/4 Section 1, 1-25-5, R-38-E, 1-25-5, R-38-E, tea County, New Mexica Insofar as the Blinbry Formation only   |                        |
| 80 80 40   | ,                      |
| Eff. Date  NM-7487 2/1/88 {renewal}  LC -D49439-8 10/3/38 HBP  NM-0349956 6/1/47 HBP   | Seriol No. &           |
| Percentage United States - Bureau of Land Management 12.5000007 United States - Bureau of Land Management Stating Scale United States - Bureau of Land Management 17 5000007   | Basic Royally Owner    |
| 12.500000 <b>%</b> Stading Scale   | Owner                  |
| Percentage levaco USA 100 0000%  Tevaco Roducing Inc. 100 0000%  Explanation is fraction to fraction to fraction to fraction to fraction to fraction to fraction.  Explanation is fraction to fraction.  Explanation is fraction.  Explanation is fraction.  | lessee                 |
| Percentage 100.0000% 100.0000% 100.0000% 100.0000% 100.0000% 100.0000% 100.0000% 100.0000%   | lessee of Record       |
| Martha Johns Densmore 2 500000 Mary Johns Densmore 2 500000 Grace B. Bockman 0 625000 Grace B. Bockman 1 0 625000 Wils Royalty Inc 0 625000 Wils Royalty Inc 0 055000 Wils Royalty Inc 0 055000 Wils Royalty Inc 0 015530 Effic F. Valintine C/O thornes J Hayes 0 015630 Effic F. Valintine Count No. 120003306 John M. Coll III 0 0146500 Mar W. Coll III 0 0146500 Was W. Coll III 0 0146500 W. Col | Overriding Royoll      |
| 998 0 625000% 0 625000% 0 625000% 0 625000% 0 625000% 0 0125000% 0 015630% 0 014650%   | y Owner                |
| lexaco   |                        |
| Percendage 100% 100% 100%  | Working Interest Owner |
| a∵<br>Unii   | Parlicipation of Tract |

# TO UNIT AGREEMENT, SOUTH JUSTIS UNIT

|  |                       | <b>₹</b>                            | <b>.</b> -               |              |
|--|-----------------------|-------------------------------------|--------------------------|--------------|
|  |                       | Description of Land Acres Eff. Date |                          |              |
|  |                       | Acres                               |                          |              |
|  |                       | Eff. Dale                           | Seriol No. &             |              |
|  |                       | Percentage                          | Basic Royally Owner      |              |
|  |                       | Percentage                          | lessee of Record         |              |
| c/o Bank of America.<br>Arraya Grande Branch 0.015630% | Charles I Lupton, Jr. | Percentage                          | Overriding Royally Owner |              |
|  |                       | Percentage                          | Working Interest Owner   |              |
|  |                       | in Unit                             | of Iract                 | Participalio |

| Neville C Peniose | Successor Trustee U/W/O | Potricia Penrose Schieffer | Dallas, Agency 1631-00 0 2314707 | c/o Republic National Bank | Braille Institute of America | Marth L Schneidewind | David M Pedley | John C Pedley | Lawrence L Pedley | Arroyo Grande Branch | C/O DON'S OF ARRESTED. |
|-------------------|-------------------------|----------------------------|----------------------------------|----------------------------|------------------------------|----------------------|----------------|---------------|-------------------|----------------------|------------------------|
|                   |                         |                            | 0 231470%                        | ř                          |                              | 0.015630%            | 0 005210%      | 0 005210%     | 0 005210%         | 0 015630%            |                        |

70%

c/o J Thomas Schieffer Lucy O Ross 0 125000**%** 0 125000%

0 125000% lexoco

28A W/2 NW/4 Section 19. 1-25 S. R. 38-F. Lea County, New Mexico

80

NM-0349956 6/1/47 HBP

United States - Bureau of Land Management - 12 500000%

Tenoro Diaducing Lac. 100 0000X John W Lottland, It Experimental on & Production 1 A Pedley, In Zive. c/o Thomas it Hay

c/o lhomas J Hayes

0 015630%

No 120003 No (
First Interstate Nank Denver Irustee of the Estate of Charles 1 1 aton a/c 0.9958 114 8

first Interstate Bank of [fire ! Valiations

Denver NA, Account

0 2148402

c/a United 1 attornia Bank 0 007810%

Chorles H for

James N Call

0 021870**2** 0 014650**2** 0 014650**2** 0 014640**2** 

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TO UNIT AGREEMENT, SOUTH JUSTIS UNIT LEA COUNTY, NEW MEXICO

Overriding Royally Owner
Percentage
0 0146507

Working Interest Owner Percentage

Participation of Tract in Unit

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Description of Land

Acres

Seriol No. & Eff. Date

Basic Royally Owner
Percentage

Lessee of Record
Percentage

RepublicBank Vallas NA Trustee 11/W/O Selma { Andrews, Trust 1/5188

Franz R Lupton, Jr. c/o Lupron Enterprises Inc 0 00/810% 0 268530%

Julie Ann Lupton

c/o World Savings & Loan 0.007810% Bradshaw Babb Luplon 0.009380% Charles I Luplon, Jr.

Lawrence L. Pedley c/o Bank of America. Arroyo Grande Branch 0 015630**x** 0 005210**x** 0 005210**x** 0 005210**x** 

John C. Pedley

David M. Pedley

Dovid M. Pedley

Draille Institute of America

c/o Republic National Bank

Dollas. Agency 1631-00 02314707

Potricia Peniose Schieller

Successor Trustee U/W/O Neville G. Penrose

ARCO

79 W/7 W/2, Section 31 1-7: S, R: 38-E

<del>80</del>07 NM∴0569 4/1/84

United States - Burec.
of Land Management 12 500000%

Fina Oil & Chemical Co 100 0000%

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TO UNIT AGREEMENT, SOUTH JUSTIS UNIT

| Ir. No. Description of Land               | Acres | Serial No. &<br>Eff. Date | Basic Royally Owner Percentage   | l essee<br>Pe | lessee of Record Percentage | Overriding Royally Owner<br>Percentage                | lly Owner                 | Warking Interest Owner<br>Percentage     | ge Owner   |
|---|-------|---------------------------|----------------------------------|---------------|-----------------------------|---|---------------------------|--|------------|
| 30 S/2 NE/4 Section 11.                   | 85    | NW 4355                   | United States - Bureau           | Doyle Harlman | 100.0000%                   | The Aurand Company                                    | 0.390625%                 | ARCO                                     | 50 000000  |
| 1-25-S, R-37-E,<br>teo County, New Mexico |       | 4/1/56                    | of Land Management Sliding Scale |               |                             | Miriam B. Johnson, General<br>Partner of the Miriam B | -                         | Doyle Harlman & wife Maragrel M. Harlman | 35 54687   |
|   |       |                           |                                  |               |                             | Johnson Parlnership                                   | 0 390625%                 | James A. Davidson, single                | 12 5000003 |
|   |       |                           |                                  |               |                             | Amoco Production Co                                   | 4 687500%                 | Lorry A Nermyr, single                   | 0 /812%    |
|   |       |                           |                                  |               |                             | Mice N Robertson                                      | 0 <b>3</b> 90625 <b>%</b> | James E Burr & wife.                     |            |
|   |       |                           |                                  |               |                             | William [ Thomas II                                   | 0 390625%                 | La Vela F. Burr                          | 0 390675   |
|   |       |                           |                                  |               |                             |   |                           | Jack Fletcher & wife,                    |            |
|   |       |                           |                                  |               |                             |   |                           | Delphia Fletcher                         | 0.390625   |
|   |       |                           |                                  |               |                             |   |                           | Ruth Sutton, Single                      | 0.3906.252 |

200 s

IOIAL FIDERAL ACREACE - 2,800.28-00 PERCENIAGE OF UNIT (SURFACE ACRES) - 52.24%

6<sub>[N2]</sub> 12

# TO UNIT AGREEMENT, SOUTH JUSTIS UNIT LEA COUNTY , NEW MEXICO

|  | <b>N</b> =                           |
|--|--------------------------------------|
|  | Description of Land                  |
|  | Acres Lease Stolus                   |
| James Vance Cowan, Irustr 0.2604207<br>Benjamin Scott Cowan Irust<br>Jack Vance Cowan, Irustee 0.2604207 | Basic Royally Owner Percentage       |
|  | Overiding Royally Owner  Percentage  |
|  | Horking Interest Owner Percentage    |
|  | Participation<br>of Iract<br>in Unit |

Jock Yonce Lowpn, Hustee - 0.2604203 40 unleased

ARCO

100%

53 SE/4 NM/4 Section 14. 1~25-S, R-37-E. Leo County, New Mexico

RECAPTIVILATION

IDIAL PATENTED ACREAGE - 1,640.0 PERCENTAGE OF UNIT (SURFACE ACRES ) - 30.6%

| 100.00%    | 5.360 <del>.78-</del> 00 | TO IA    |
|------------|--------------------------|----------|
| 30.60%     | 1,640.00                 | Patented |
| 17.16%     | 920.00                   | State    |
| 52.243     | 2,800. <del>28-</del> 40 | Federal  |
| Percentage | Acreoge                  |          |
|            |                          |          |



#### State of New Mexico

OFFICE OF THE

RECEIVED

MAR 1 6 1992

#### MIDLAND I AND DEPARTMENT

Santa Fe

Commissioner of Aublic Lands

P.O. BOX 1148 SANTA FE, NEW MEXICO 87504-1148

March 11, 1992

ARCO Oil and Gas Company P. O. Box 1610 Midland, Texas 79701

Attn: Mr. V. Ray Pyle

Re: South Justis Unit
Preliminary Approval
Lea County, New Mexico

Dear Mr. Pyle:

BEFORE EXAMINED CATANACH

OIL CONSERVATION DIVISION

ACCO EXHIBIT NO. 8

This office has reviewed the unexecuted copy of unit agreement for the proposed South Justis Unit, Lea County, New Mexico. This agreement meets the general requirements of the Commissioner of Public Lands and has this date granted you preliminary approval as to form and content.

Preliminary approval shall not be construed to mean final approval of this agreement in any way and will not extend any short term leases until final approval and an effective date are given.

When submitting your agreement for final approval, please submit the following:

- 1. The filing fee in the amount of \$420.00. The filing fee for a unit agreement is thirty (\$30.00) dollars for every section or partial section thereof.
- Final approval will be conditional upon our understanding that no fresh water will be used in this operation. (water containing 10,000 milligrams per liter or less of total dissolved solids).
- 3. Initial Plan of Operation.
- 4. Re-Designation of well names and numbers.
- 5. Application for final approval by the Commissioner setting forth the tracts that have been committed and the tracts that have not been committed.
- 6. All ratifications from Lessees of Record and Working Interest Owners. All signatures should be acknowledged before a Notary. One set must contain original signatures.

ARCO Oil and Gas Company South Justis Unit March 11, 1992 Page 2

- Certificate of Determination by the Bureau of Land Management.
- Order of the New Mexico Oil Conservation Division. Our approval will be conditioned upon subsequent favorable approval by the New Mexico Oil Conservation Division and the Bureau of Land Management.
- Two copies of the Unit Operating Agreement.
- 10. Two copies of the Unit Agreement including Exhibits "A", "B", and "C".
- 11. Data used in determining Tract Participation factors for State lands as per Section 13 of the agreement is confusing. We would like the information used determining the tract participation factors for Tract Nos. 31, 32, 33, 34 and 35. The Tract Numbers in Exhibit "G" of the Technical Committee Report Dated April 1990, are not consistent with the Tract numbers on Exhibit "C" of the Unit Agreement. Also, we would like a recap of the total participation from State, Federal and Fee lands.
- 12. Exhibit "B", under Participation of Tract in Unit, does not show the participation percentages. This should make reference to Exhibit "C".

If you have any questions, or if we may be of further help, please contact Pete Martinez at (505) 827-5791.

Very truly yours,

JIM BACA

COMMISSIONER OF PUBLIC LANDS

BY: Gronde Phen FLOYD O. PRANDO, Director

Oil/Gas and Minerals Division

(505) 827-5744

JB/FOP/pm

encls.

cc: Reader File OCD-Santa Fe

BLM-Roswell Attn: Mr. Armando Lopez

.

.

| BEFORE EXAMINER CATANACH     |
|------------------------------|
| OIL CONSERVATION DIVISION    |
| ARCO EXHIBIT NO. 9           |
|                              |
| CASE NO. 10552, 10553, 10554 |
|                              |

## EXHIBIT "D"

Attached To That Certain Unit Operating Agreement dated for The South Justis Unit Located in Lea County, New Mexico

## **WORKING INTEREST OWNER SUMMARY**

| WORKING INTEREST OWNER | TRACT NUMBER(S) | PARTICIPATION PERCENTAGES |
|------------------------|-----------------|---------------------------|
| American Exploration   | 18              | 0.030144                  |
| •                      | 19              | 0.023243                  |
|                        | 19              | 0.158743                  |
| TOTAL                  |                 | 0.212130                  |
| American Production VI | 19              | 0.665363                  |
|                        | 19              | <u>0.058107</u>           |
| TOTAL                  |                 | 0.723469                  |
| Anderson, Steve        | 50              | 0.054329                  |
| ARCO                   | 2               | 1.377364                  |
|                        | 4               | 0.813426                  |
|                        | 5               | 0.667640                  |
|                        | 6               | 2.192094                  |
|                        | 7               | 1.829734                  |
|                        | 9               | 0.161044                  |
|                        | 11              | 1.850652                  |
|                        | 13              | 0.548765                  |
|                        | 20              | 1.491918                  |
|                        | 21              | 2.323008                  |
|                        | 22              | 0.837075                  |
|                        | 23              | 2.052803                  |
|                        | 24              | 0.480729                  |
|                        | 29              | 1.432614                  |
|                        | 30              | 1.189086                  |
|                        | 31              | 1.980553                  |
|                        | 34              | 7.759747                  |
|                        | 35              | 4.153733                  |
|                        | 36              | 0.165335                  |
|                        | 38              | 0.231916                  |
|                        | 39              | 0.818737                  |
|                        | 40              | 0.264022                  |
|                        | 41              | 0.599731                  |
|                        | 42              | 0.388345                  |
|                        | 43              | 0.324908                  |
|                        | 44              | 0.032701                  |
|                        | 45              | 0.079527                  |
|                        | 46              | 0.768106                  |
|                        | 47              | 5.783629                  |
|                        | 48              | 6.745838                  |

| WORKING INTEREST OWNER  | TRACT NUMBER(S) | PARTICIPATION PERCENTAGES |
|-------------------------|-----------------|---------------------------|
|                         | 49              | 0.415820                  |
|                         | 50              | 0.734085                  |
|                         | 51              | 5.893882                  |
|                         | 52              | 0.028369                  |
|                         | 53              | 0.964153                  |
|                         | 39 <b>A</b>     | 0.160126                  |
| <del></del>             | 39 <b>B</b>     | 0.024531                  |
|                         | 40A             | 0.051745                  |
|                         | 42A             | 0.214853                  |
|                         | 44A             | 0.002228                  |
|                         | 45A             | <u>0.014554</u>           |
| TOTAL                   |                 | 57.900872                 |
| Auvenshine, Cathie Cone | 52              | 0.002128                  |
| Bass, Lee M., Inc.      | 41              | 0.031021                  |
|                         | 42              | 0.020087                  |
|                         | 43              | 0.012547                  |
|                         | 44              | 0.001267                  |
|                         | 45              | 0.005681                  |
|                         | 42A             | 0.008297                  |
|                         | 44A             | 0.000087                  |
|                         | 45A             | <u>0.001040</u>           |
| TOTAL                   |                 | 0.080025                  |
| Bass, Sid R., Inc.      | 41              | 0.031021                  |
|                         | 42              | 0.020087                  |
|                         | 43              | 0.012547                  |
|                         | 44              | 0.001267                  |
|                         | 45              | 0.005681                  |
|                         | 42 <b>A</b>     | 0.008297                  |
|                         | 44 <b>A</b>     | 0.000087                  |
|                         | 45A             | 0.001040                  |
| TOTAL                   |                 | 0.080025                  |
| Brown, Donaldson Trust  | 52              | 0.001577                  |
| Burkhart, J. L.         | 50              | 0.034771                  |
| Burr, James             | 9               | 0.001248                  |
| , -                     | 30              | 0.009218                  |
|                         | 49              | 0.003223                  |
|                         | 50              | 0,002800                  |
| TOTAL                   |                 | 0.016489                  |
| Byrom, W. K.            | 52              | 0.014018                  |
| Caspen                  | 10              | 0.513975                  |
| •                       | 14              | 0.086740                  |
|                         | 52              | 0.070214                  |
|                         | 5               | 0.154071                  |
| TOTAL                   |                 | 0.825000                  |

## EXHIBIT "D" (Continued)

WORKING INTEREST OWNER TRACT NUMBER(S) PARTICIPATION PERCENTAGES

| WORKING INTEREST OWNER    | (RACI NUMBER(S) | TARTICITATION TERCEN         |
|---------------------------|-----------------|------------------------------|
|                           |                 |                              |
|                           |                 |                              |
|                           |                 |                              |
| Cone. A. L. Partnership   | 52              | 0.010639                     |
| Cone. A. L. Partnership   |                 | 0.010037                     |
| —Cone, Clifford           | 38              | 0.007028                     |
|                           | 52              | 0.002128                     |
| TOTAL                     |                 | 0.009155                     |
|                           | 52              | 0.003130                     |
| Cone, D. C.               | 52              | 0.002128                     |
| Cone, J. R.               | 52              | 0.010639                     |
| cone, y. x.               | <b>72</b>       | 0,01000                      |
| Cone, Kathleen            | 38              | 0.035139                     |
|                           | 52              | 0.010639                     |
| TOTAL                     |                 | 0.045777                     |
| Comp. Warranth            | 20              | 0.007030                     |
| Cone, Kenneth             | 38<br>52        | 0.007028                     |
| TOTAL                     | 32              | 0.002128<br><b>0.00915</b> 5 |
| TOTAL                     |                 | 0.007133                     |
| Cone, Thomas              | 52              | 0.002128                     |
|                           |                 |                              |
| Davidson, James           | 30              | 0.294967                     |
|                           | 49              | 0.103149                     |
|                           | 50              | 0.089598                     |
| mom. v                    | 9               | 0.039949                     |
| TOTAL                     |                 | 0.527663                     |
| Deltex Royalty            | 41              | 0.041361                     |
| Defice Royalty            | 42              | 0.026782                     |
|                           | 43              | 0.016729                     |
|                           | 44              | 0.001689                     |
|                           | 45              | 0.007574                     |
|                           | 42A             | 0.011062                     |
|                           | 44A             | 0.000117                     |
|                           | 45A             | 0.001386                     |
| TOTAL                     |                 | 0.106700                     |
| T1 D                      | 50              | 0.0/1535                     |
| El Paso                   | 50              | 0.061737                     |
| Elliott Oil Company       | 52              | 0.028369                     |
| Emott On Company          | 32              | 0.020307                     |
| First Century Oil Company | 52              | 0.003154                     |
|                           |                 |                              |
| Fletcher, Jack            | 9               | 0.001248                     |
|                           | 30              | 0.009218                     |
|                           | 49              | 0.003223                     |
| TOTAL                     | 50              | 0.002800                     |
| TOTAL                     |                 | 0.016489                     |

| WORKING INTEREST OWNER  | TRACT NUMBER(S) | PARTICIPATION PERCENTAGES |
|-------------------------|-----------------|---------------------------|
|                         |                 |                           |
| FNB. Ft. Worth, Trustee | <del>4</del> 1  | 0.074449                  |
|                         | 42              | 0.048208                  |
|                         | 43              | 0.030112                  |
| <del></del>             | 44              | 0.003040                  |
| -                       | 45              | 0.013633                  |
|                         | 42A             | 0.019912                  |
|                         | 44A             | 0.000210                  |
|                         | 45A             | <u>0.002495</u>           |
| TOTAL                   |                 | 0.192061                  |
| FNB, Lubbock, Trustee   | 44A             | 0.000117                  |
| Fuqua, H. B., Trustee   | 41              | 0.115810                  |
|                         | 42              | 0.074991                  |
|                         | 43              | 0.046841                  |
|                         | 44              | 0.004730                  |
|                         | 45              | 0.021207                  |
|                         | 42A             | 0.030975                  |
|                         | 44A             | 0.000326                  |
|                         | 45A             | 0.003881                  |
| TOTAL                   |                 | 0.298761                  |
| Hartman                 | 9               | 0.113605                  |
|                         | 30              | 0.838813                  |
|                         | 49              | 0.293330                  |
|                         | 50              | 0.254793                  |
| TOTAL                   |                 | 1.500541                  |
| Headington              | 9               | 0.159796                  |
|                         | 16              | 0.319373                  |
|                         | 17              | 0.520391                  |
|                         | 50              | <u>0.096586</u>           |
| TOTAL                   |                 | 1.096146                  |
| Irene Investment        | 52              | 0.001752                  |
| Keystone Inc.           | 41              | 0.031021                  |
| -                       | 42              | 0.020087                  |
|                         | 43              | 0.012547                  |
|                         | 44              | 0.001267                  |
| •                       | 45              | 0.005681                  |
|                         | 42A             | 0.008297                  |
|                         | 44A             | 0.00087                   |
|                         | 45A             | <u>0.001040</u>           |
| TOTAL                   |                 | 0.080025                  |
| Linehan, Betty Lou      | 50              | 0.054329                  |
| Mabee, Joe              | 50              | 0.108658                  |
| Marathon                | 18              | 0.012919                  |
|                         | 25              | 0.359168                  |
|                         |                 | 0.372087                  |

| WORKING INTEREST OWNER | TRACT NUMBER(S) | PARTICIPATION PERCENTAGES |
|------------------------|-----------------|---------------------------|
|                        |                 |                           |
|                        |                 |                           |
| McPheron. Colleen      | 52              | 0.001752                  |
|                        | 3               | 3.383153                  |
| -                      | 8               | 1.893095                  |
|                        | 9               | 0.798980                  |
|                        | 10              | 2.569259                  |
|                        | 14              | 0.954135                  |
|                        | 15              | 3.337506                  |
|                        | 16              | 1.596484                  |
|                        | 17              | 2.601329                  |
|                        | 24              | 0.473218                  |
|                        | 37              | 0.288605                  |
|                        | 39              | 0.002406                  |
|                        | 40              | 0.000776                  |
|                        | 41              | 0.206804                  |
|                        | 42              | 0.133912                  |
|                        | 43              | 0.001307                  |
|                        | 44              | 0.000238                  |
|                        | 45              | 0.068166                  |
|                        | 49              | 0.006447                  |
|                        | 50              | 0.075456                  |
|                        | 52              | 0.095747                  |
|                        | 39A             | 0.000470                  |
|                        | 39B             | 0.008177                  |
|                        | 42A             | 0.000864                  |
|                        | 42A<br>44A      | 0.000016                  |
|                        | 44A<br>45A      | 0.00016<br>0.012475       |
| TOTAL                  | 43A             | 18.50 <del>9</del> 024    |
| IOIAL                  |                 | 18.509024                 |
| Moores Oil Corp.       | 41              | 0.057905                  |
|                        | 42              | 0.037495                  |
|                        | 43              | 0.023421                  |
|                        | 44              | 0.002365                  |
|                        | 45              | 0.010604                  |
|                        | 42 <b>A</b>     | 0.015487                  |
|                        | 44A             | 0.000163                  |
|                        | 45A             | 0.001941                  |
| TOTAL                  |                 | 0.149381                  |
| MW Petroleum (Apache)  | 33              | 0.436277                  |
| • •                    | 50              | 0.108658                  |
| TOTAL                  |                 | 0.544935                  |
| Nermyr, Larry          | 9               | 0.002497                  |
|                        | 24              | 0.007511                  |
|                        | 30              | 0.018435                  |
|                        | 50              | 0.005600                  |
| TOTAL                  |                 | 0.034044                  |

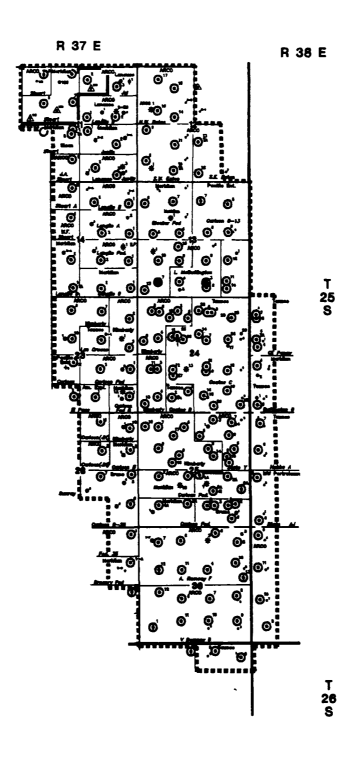
| WORKING INTEREST OWNER       | TRACT NUMBER(S) | PARTICIPATION PERCENTAGES |
|------------------------------|-----------------|---------------------------|
|                              |                 |                           |
| New York Life II-E           | 19              | 0.127537                  |
| New York Life II-F           | 19              | 0.059740                  |
| New York Life II-G           | 19              | 0.144934                  |
| New York Life II-B           | 19              | 0.039822                  |
| - TOTAL                      |                 | 0.372032                  |
| Oryx                         | 41              | 0.062041                  |
|                              | 42              | 0.040174                  |
|                              | 43              | 0.025093                  |
|                              | 44              | 0.002534                  |
|                              | 45              | 0.011361                  |
|                              | 42A             | 0.016594                  |
|                              | 44A             | 0.00087                   |
|                              | 45A             | 0.002079                  |
| TOTAL                        |                 | 0.159963                  |
| Pacific Enterprises          | 25              | 0.838059                  |
| Ratliff, Barbara Lu          | 50              | 0.054329                  |
| Read, Charles                | 52              | 0.001752                  |
| Schieffer, Patricia P. Trust | 52              | 0.002278                  |
| Taylor, Ann H. (McPheron)    | 52              | 0.003504                  |
| Техасо                       | 1               | 0.648309                  |
| Texaco                       | 12              | 10.129934                 |
|                              | 26              | 0.921097                  |
|                              | 27              | 1.308680                  |
|                              | 28              | 0.187129                  |
|                              | 32              | 1.154044                  |
|                              | 52              | 0.158869                  |
|                              | 28A             | 0.202856                  |
| TOTAL                        |                 | 14.710918                 |
| Thru Line Inc.               | 41              | 0.031021                  |
|                              | 42              | 0.020087                  |
|                              | 43              | 0.012547                  |
|                              | 44              | 0.001267                  |
|                              | 45              | 0.005681                  |
|                              | 42A             | 0.008297                  |
|                              | 44A             | 0.00087                   |
|                              | 45A             | <u>0.001040</u>           |
| TOTAL                        |                 | 0.080025                  |

| WORKING INTEREST OWNER | TRACT NUMBER(S) | PARTICIPATION PERCENTAGES |
|------------------------|-----------------|---------------------------|
| Way Enterprises        | 41              | 0.041361                  |
|                        | 42              | 0.026782                  |
|                        | 43              | 0.016729                  |
|                        | 44              | 0.001689                  |
|                        | 45              | 0.007574                  |
|                        | 42A             | 0.011062                  |
|                        | 44A             | 0.000117                  |
|                        | 45A             | 0.001386                  |
| TOTAL                  |                 | 0.106700                  |
| GRAND TOTAL            |                 | 100.000000                |

BEHLAT LEARNING DATAMACH
OIL CONSERVATION ENVISION

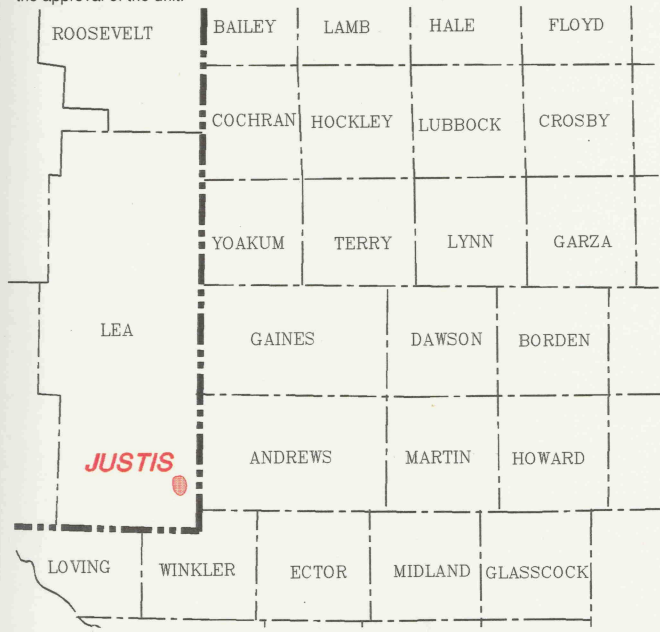
ALCO EXHIBIT NO. 10

## SOUTH JUSTIS UNIT 10552, 10553 LEA COUNTY, NEW MEXICO ROYALTY OWNERS OVERVIEW



### INTRODUCTION

Efforts to unitize the Justis Blinebry and Justis Tubb/Drinkard Fields in southeastern Lea County, New Mexico, for the purpose of conducting waterflood operations, have been ongoing since 1984. Unitization and implementation of waterflood operations is expected to extend the productive life of these fields by recovering oil that can never be produced with the present method of operation and existing facilities. ARCO Oil and Gas Company, a division of Atlantic Richfield Company, is currently seeking the approval of all mineral interest owners in the proposed South Justis Unit to form a unit and initiate an enhanced recovery program. This brochure has been prepared to inform you, as a royalty owner, about the unit, its plan of development, and your role in the approval of the unit.



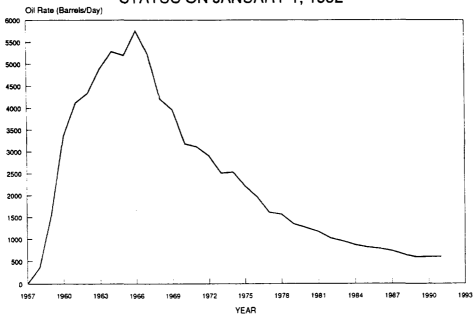
#### **HISTORY**

The proposed South Justis Unit in Lea County, New Mexico is approximately two miles east of the Town of Jal and is forty miles south of the City of Hobbs. The unit area covers 5360 acres in Townships 25 and 26 South and Ranges 37 and 38 East, New Mexico Principal Meridian, and includes all or portions of 14 sections of land.

The Justis Drinkard Field was discovered on December 8, 1957 with the completion of the Tidewater Coates C #8 well in Section 24, Township 25 South, Range 37 East, N.M.P.M., Lea County, New Mexico. The Justis Blinebry and Justis Tubb/Drinkard Fields were developed on 40-acre spacing with the majority of the wells being drilled and completed during the late 1950's and early 1960's. Peak oil production from the collective wells occurred in 1966 when the annual average production was 5645 barrels of oil per day. Cumulative production from these reservoirs in the proposed unit area through December 31, 1991 is approximately 29 million barrels of oil.

After peak production was reached in 1966, oil production within the proposed unit area has steadily declined. Sixteen companies have drilled and completed 265 Blinebry and Tubb/Drinkard completions, but only 119 Blinebry and Tubb/Drinkard completions are currently active and production has declined to 531 barrels of oil per day, 9.4% of the 1966 peak monthly production rate.

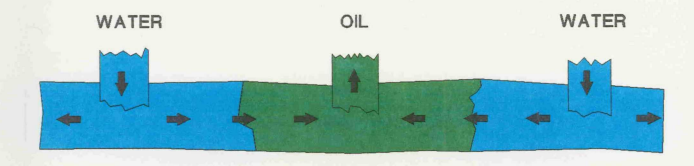
### PRIMARY PERFORMANCE HISTORY SOUTH JUSTIS AREA - LEA COUNTY, NM BLINEBRY & TUBB/DRINKARD RESERVOIRS STATUS ON JANUARY 1, 1992



South Justis Unit Royalty Owners Overview Page 3

#### INCREASING RECOVERY AND EXTENDING THE LIFE OF THESE FIELDS

As with all oil fields, production has declined with time. In 1984, the Working Interest Owners (companies operating the wells and paying the maintenance costs) began a series of meetings and engineering studies in an attempt to devise a method to increase the oil recovery and extend the productive life of these fields. After the various company engineers and geologists completed their studies, they concluded that a secondary recovery unit should be formed to enable water injection operations to commence. Water injection into the oil producing formations will force some additional oil remaining in the rocks to the producing wells.



The following discussion on primary and secondary recovery is useful in understanding the benefits of unitization and water injection.

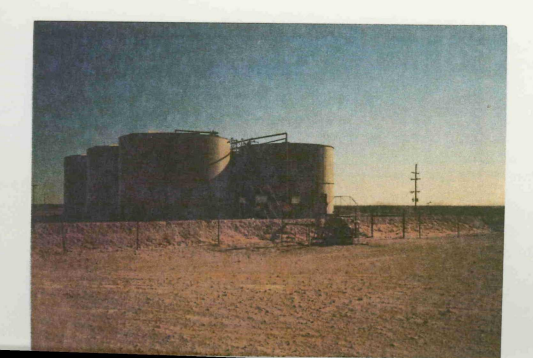
South Justis Unit Royalty Owners Overview Page 4

### PRIMARY RECOVERY

In certain areas and under the right conditions, oil and gas, as well as water, accumulate deep beneath the surface of the earth and under pressure within tiny pore spaces in the reservoir rock. When a well is drilled into a productive reservoir, the difference in pressure between the reservoir, the wellbore, and the surface causes the oil, gas, and water in the reservoir rock to move into the wellbore and to the surface, if the reservoir pressure is high enough.

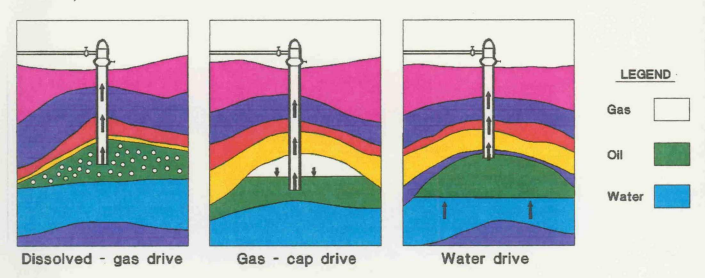
In most reservoirs, the pressure is initially high enough to lift the oil to the surface in producing wells. However, as production continues and the reservoir pressure decreases, the wells cease to flow. Pumping equipment is then required to lift the oil to the surface.

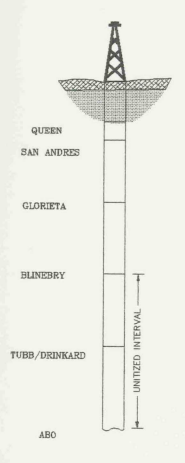
Primary recovery, which relies entirely on natural forces and pumping equipment, is the initial phase in the development of a field. However, with decreased reservoir pressure, a large amount of oil is left behind in the tiny pore spaces of the reservoir rock and cannot be recovered using conventional flowing or pumping techniques. During over 34 years of primary recovery at the Justis Blinebry and Justis Tubb/Drinkard Fields, only about 14% of the original oil in these reservoirs has been recovered.



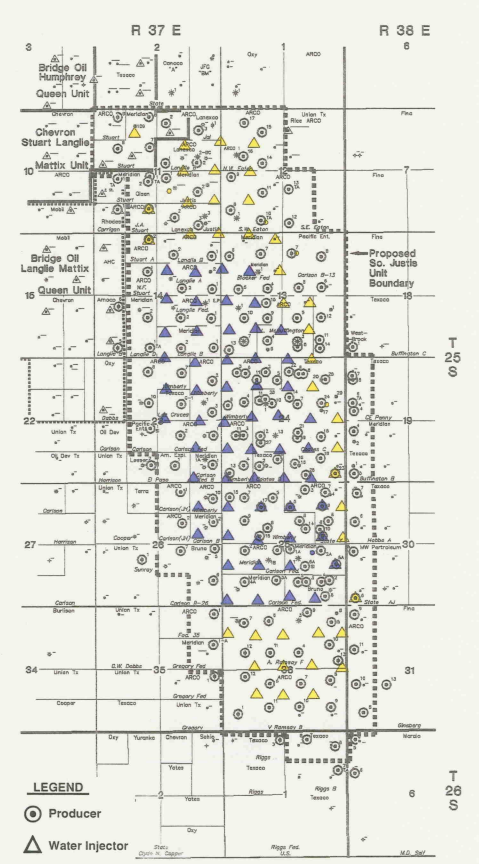
#### SECONDARY RECOVERY

Two natural forces provide the energy necessary to move oil from the reservoir to a producing well. One is the expansion of free gas or the gas that is dissolved in the oil (gas drive) and the second is the movement of water which displaces the oil (water drive).





In most cases, a reservoir that has a water drive (either natural or man made) will yield significantly more oil than a reservoir that has a gas drive. When it is determined that a reservoir is primarily producing by solution gas drive or gas expansion, consideration is given to supplementing the solution gas drive or gas expansion with a secondary recovery method such as waterflooding. Waterflooding is an enhanced oil recovery technique in which water is injected into the oil and gas reservoir to repressure the oil bearing formation. The injected water displaces the oil that has been trapped in the reservoir and pushes it to the surrounding producing wells where it can be pumped to the surface and recovered. The waterflood development plan proposed for the South Justis Unit will utilize 102 water injection wells and 129 producing wells.



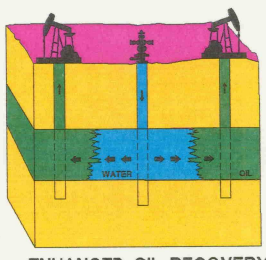
#### UNITIZATION FOR ENHANCED OIL RECOVERY

#### WHAT IS UNITIZATION?

Basically, unitization is the combining of various leases and interests in a producing reservoir within an agreed upon land area so that the leases can be operated as a single property to cooperatively enhance oil recovery. The primary purpose of unitization for secondary recovery is to increase oil recovery, which leads to providing more income to Royalty and Working Interest Owners. When all or part of a reservoir is unitized, the interests of all Royalty and Working Interest Owners in the unit area are combined and each owner shares in the oil and gas produced from the entire unitized area.

#### WHY IS IT NECESSARY TO UNITIZE?

In general, unitization results in the most efficient development of the oil and gas resources in the unitized area in accordance with the best economic, geological and engineering principles applicable to the particular reservoir. Unitization also allows for different recovery methods to be used. With a water injection project, oil may be pushed across property lines and some wells must be used for water injection instead of oil production. Due to the movement of oil and the different uses of wells in a waterflood, it is necessary to combine all of the interests so that the leases are treated as a single property and the Royalty and Working Interest Owners receive their fair share of the income from the oil that is produced from the total unitized area.



ENHANCED OIL RECOVERY

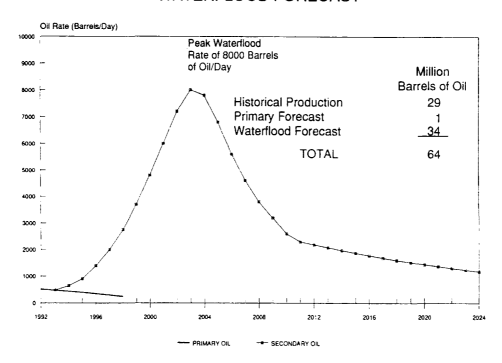
#### WILL WATER INJECTION RESULT IN THE RECOVERY OF MORE OIL?

Yes. Joint studies by the various companies operating wells in the proposed unit area indicate that since the drilling of the first well in 1957, the Justis Blinebry and Justis Tubb/Drinkard Fields have produced about 29 million barrels of oil. It is projected that that these fields will produce approximately 1 million more barrels of oil without the benefit of water injection. With the benefit of water injection, it is estimated that as much as 34 million additional barrels of oil may be recovered.

### ARE MOST OF THE ROYALTY AND WORKING INTEREST OWNERS IN FAVOR OF THE UNIT?

Yes. The State of New Mexico and the federal government own 69.4% of the lands and royalty interest within the unit, and because of the projected increase in recoverable oil as well as income, both have indicated preliminary approval for the formation of a unit. In addition, a majority of the voting percentage of the Working Interest Owners have indicated approval of the South Justis Unit and the water injection program.

### SOUTH JUSTIS UNIT WATERFLOOD FORECAST



South Justis Unit Royalty Owners Overview Page 9

### HOW WILL UNITIZATION AFFECT ROYALTY OWNERS' INCOME?

Oil production, as well as royalty income, has been declining annually in the proposed unit area. After unitization is completed, unit production and royalty income are expected to increase through the year 2000. Your total income with water injection is projected to be greater than if no waterflood were implemented.



### HOW WILL UNIT PRODUCTION BE DIVIDED AMONG THE ROYALTY OWNERS?

The revenue received by the Royalty Owners will be based on their percentage of ownership in that tract multiplied by the overall unit production allocated to that tract. A Royalty Owners' interest in a tract will not change. The unit production allocated to each tract is based upon a formula which compares the overall unit production, cumulative recovery, remaining recovery, total recovery, and acreage to the same parameters attributable to each tract. This formula will provide for the equitable sharing in unit production regardless of whether the tract has producing wells or injection wells.

### HOW WILL TRACT PRODUCTION BE DETERMINED SO THAT ROYALTY OWNERS RECEIVE THEIR FAIR SHARE?

The companies owning an interest in the unit area include ARCO, Marathon, Meridian, Oryx, Texaco, and others. Each of these companies have a competent staff of engineers, geologists, accountants, and attorneys. These companies compete with each other. Because of the competitive nature of this business, these companies have participated in the development of the proposed unitization plan so that each of the companies would be assured of receiving a fair and equitable deal. As a result of the numerous meetings and studies conducted since 1984, the majority of these Working Interest Owners have agreed on a tract participation formula they believe fairly represents all interests (both Royalty and Working Interests) in each individual tract and in the unit as a whole. The companies also firmly believe that their share of the future production and revenues will increase by joining the unit.

### WHEN WILL THE WATER INJECTION PROGRAM BEGIN? WHAT IS THE COST? WHO PAYS FOR IT?

Construction of water injection facilities is expected to begin in late 1992. The total cost to implement the water injection program is estimated to cost approximately \$56.4 million, which will be paid by the Working Interest Owners. There will be no costs incurred by the Royalty Owners.



### WHAT WILL HAPPEN TO INCOME RECEIVED FROM WELLS THAT PRODUCE FROM ZONES OTHER THAN THE UNITIZED FORMATIONS?

Income from oil wells or gas wells that produce from zones above or below the unitized formations should not be affected by the proposed unit.

### IS APPROVAL FROM A GOVERNMENT AGENCY REQUIRED TO FORM THIS UNIT?

Yes. The New Mexico Oil Conservation Division is required by law to assure that the Royalty Owners will benefit by the establishment of this unit. They will also assure that the tract participation formula is fair, reasonable and equitable, and protects the rights of all Royalty and Working Interest Owners in the unit area, before they may approve the establishment of this unit.

### A SUCCESSFUL WATER INJECTION PROGRAM REQUIRES COOPERATION

The formation of the South Justis Unit requires the cooperation of the various companies and Royalty Owners. In forming a unit, it is necessary for Royalty and Working Interest Owners to join in a written agreement which states, among others things, the method of arriving at each tract's participation. By signing a ratification to the agreement, the Royalty Owner is agreeing to the formation of the unit and the tract participation formula.

Since the purpose of the unitization is to increase both the amount of oil recovered and the rate of recovery, the Royalty Owner should receive more money but will not pay any of the costs associated with increasing the production.

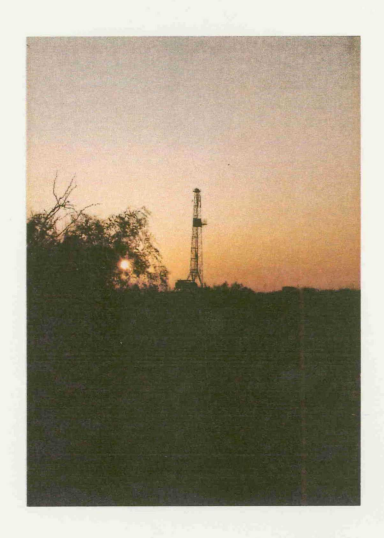
A public hearing on the project will be conducted by the Oil Conservation Division, Energy and Minerals Department, State of New Mexico. Each Royalty Owner will be notified of this hearing. After the preliminary approal of all applicable state and federal agencies, each Royalty Owner will receive by mail from ARCO a copy of the South Justis Unit Agreement. In addition, each Royalty Owner will receive six copies of the "Ratification and Joinder" to the Unit Agreement for execution. Specific instructions for executing and returning the "Ratification and Joinder" will be furnished with the mailing. We urge you to please commit your interest to the unit by signing and returning copies of the "Ratification and Joinder" to ARCO as soon as possible.

South Justis Unit Royalty Owners Overview Page 12

After sufficient ratifications and joinders have been obtained as required by New Mexico law, the unit will become effective and all Royalty Owners and Working Interest Owners in the unit area will begin sharing the benefits of unitiztion.

If you have any additional questions, please call V. Ray Pyle at (915) 688-5564 or address your correspondence to:

ARCO Oil and Gas Company Attention: V. Ray Pyle P. O. Box 1610 Midland, TX 79702



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## BEFORE THE OIL CONSERVATION DIVISION NEW MEXICO DEPARTMENT OF ENERGY, MINERALS AND NATURAL RESOURCES

IN THE MATTER OF THE APPLICATION OF ARCO OIL AND GAS COMPANY FOR POOL CREATION AND CONTRACTION AND, IF APPLICABLE, POOL EXTENSION AND/OR REDESIGNATIONS, LEA COUNTY, NEW MEXICO.

CASE NO. 10552

IN THE MATTER OF THE APPLICATION OF ARCO OIL AND GAS COMPANY FOR STATUTORY UNITIZATION, LEA COUNTY, NEW MEXICO.

CASE NO. 10553

IN THE MATTER OF THE APPLICATION OF ARCO OIL AND GAS COMPANY FOR APPROVAL OF A WATERFLOOD PROJECT, LEA COUNTY, NEW MEXICO.

CASE NO. 10554

#### **AFFIDAVIT OF MAILING**

William F. Carr, being duly sworn, states that on August 27, 1992, he provided notice of the above referenced applications by certified mail, return receipt requested to the persons identified on Exhibit A attached hereto in compliance with the provisions of the rules and regulations of the Oil Conservation Division.

| BEFORE EXAMIN <b>ER TO ATT ANTIAO H</b> Sa | yeth naught.  |
|--|---|
| OIL CONSERVATION DIVISION                  |   |
| ARCO EXHIBIT NO 11                         | William F. Carr   |
| CASE NO 10552,10553, 10554                 | ND SWORN to before me this 16th day of September, 1992. |
| SUBSCRIBED AI                              | ND SWORN to before me this way of September, 1992.      |
|  | Notary Public   |

My Commission Expires:

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| A. L. Cone Partnership                   | P. O. Box 3457   |  | Lubhock   | ТX         | 79452      |
| A. L. Mangum                             | P. O. Box 99065  |  | Lubbock   | χī         | 79499      |
| Air Wanda Jean Stutzman                  | 617 Kings Grant Road   |  | Virginia Beach  | VA         | 23452      |
| Albert Dittmer                           |  |  | Galatia   | <b>=</b>   | 62935      |
| Alfred B. Karnes, Jr.                    | 1955 Monaco Parkway  |  | Denver  | co         | 80220      |
| Alice W. Nielson                         | 716 Brook Drive  |  | Newark  | <b>3</b> 0 | 19713      |
| Allyne Kelly Fuller                      | P. U. Bux 1606   |  | Canyon Lake   | Tχ         | 78130      |
| Amerada Hess Corporation                 | P. O. Box 2040   |  | Tulsa   | 욧          | 74102      |
| Anna May Rasmussen                       | P. O. Box 561  |  | Rawlins   | ₹          | 82301      |
| Anne Stuart Marble                       | 6533 Mesquite Tr.  |  | Plano   | ×          | 75023      |
| April Elizabeth Tucker                   | 2434 East Contessa   |  | Mesa  | 2          | 85203      |
| Archie D. Smith & Clarabelle Beals Trust |  |  |   |            |            |
| ATTN: Archie D. Smith, Jr., Trustee      | 713 Vista Verde Way  |  | Bakersfield   | CA         | 93309      |
| ARCO Oil and Gas                         | P. O. Bux 600  |  | Dallas  | X          | 75221      |
| ARCO Petroleum Products Co.              | P. O. Box 910355   |  | Dallas  | ヹ          | 78285-0355 |
| Arthur E. Lopshire                       | 100 North 12th   |  | Tonkawa   |            |            |
| Artie Mae Eaton Wilson                   |  |  |   |            |            |
| Atlantic Richfield Company               | P. O. Box 910355   |  | Dallas  | Τx         | 75391      |
| Audrey M. Cury Baker                     | P. O.Box 1263  |  | Midland   | Τχ         | 79702      |
| Averil Stuart Dew                        | 1511 Ray   |  | Artesia   | Z          | 88210      |
| B. A. Christmas, Jr.                     | Chica Route  |  | Raton   | Z          | 87740      |
| B. B. Ginsberg                           | P O. Box 100   |  | Roswell   | Z          | 88201      |
| B. Broadrick                             | 1510 Dayton Road   |  | Big Spring  | Ź          | 79720      |
| Barbara Jeanne flatliff                  | 2200 First City Rank Tower   | 201 Main Street  | Fort Worth  | χ×         | 76102      |
| Barbara Mosbacher "B" Account            |  |  | a contract of the contract of |            |            |
| c/n Robert Mosbacher                     | P. O. Box 201678   | The second section is a second | Houston   | ¥          | 77216      |
| Barbara Mosbacher "C" Account            | :  |  |   |            |            |
| c/o Robert Mesbacher                     | P. O. Box 201678   |  | Houston   | 콧          | 77216      |
| Barbara Mosbacher "S" Account            |  |  |   | _          |            |
| c/o Robert Mosbacher                     | P. O. Bex 201678   | A CONTRACTOR OF THE PROPERTY O | Houston   | ž          | 77216      |
| Beams Minerals Company                   | 844 One Energy Square  |  | Dallas  | ×          | 75206      |
| Reatrice Bray Blackburn                  | 811 Cypress Drive  |  | Allen   | χ×         | 75002      |

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| 88202 | Z        | Roswell          |  | Box 1818   | Charles H. Coll   |
|-------|----------|------------------|--|--|---|
| 88201 | <b>₹</b> | Roswell          |  | P. O. Box 1518   | Charles B. Read   |
| 91364 | CA       | Woodland Hills   | A ST. The Control of  | 4642 Santa Lucio Urive   | Charles A. Burgess  |
| 76945 | χ        | Robert Lee       | A C C C C C C C C C C C C C C C C C C C  | P. O. Box 418  | Charlene Rogers   |
| 75219 | X        | Dallas           |  | 3927 Bowser ID   | Cathie F. Simoning  |
| 78620 | X        | Dripping Springs |  | P. O. Box 658  | Cathie Cone Auvenshing  |
| 77002 | TΧ       | Houston          |  | 910 Travis Suite 1522  | ATTN: Betty Oldham  |
| 28448 | š        | Kelly            |  | Boute 1, 80x 105   | Catherine L. Dumarcse Estate  |
| 73118 | OX.      | Oklahoma City    | 5809 N. Grand Rivd.  | Suite A  | Carla L. Austin   |
| 75284 | x        | Dallas           |  | P. O. Diawer 848703  | Ft. Worth, Trustee  |
|       |          |                  | -  |  | Canpey Hanger et al Moders Trustee. c/o NCNB Texas National Bank of |
| 28115 | NC.      | Mooresville      | The second secon | P. O. 80x 1564   | Candy Christmas   |
|       |          |                  |  | The first of the first term of | Callie Eaton Pyeatt   |
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| 76902 | X        | San Angelo       |  | P. O. Box 5291   | Angelo, Trustec   |
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| 27514 | <u>ج</u> | Chapel Hill      | Franklin Street Station  | P. O. Box 204  | Bradshaw Babb Lupton  |
| 87752 | Z        | Wagon Mound      |  | P. O. Rox 173  | Bradford Ace Christmas  |
| 87002 | ₹        | Belen            |  | 108 Vista Del Sot  | Blanche M. Duty   |
| 74063 | Q.       | Sand Springs     |  | 1116 North Garlield  | Beverly B. Nelson   |
|       |          |                  |  | A COLUMN TO THE  | Beverly Anne Carter   |
| 28401 | ĸ.       | Wilmington       |  | 2017 South Churchill Drive   | Betty S. Warren   |
| 75225 | X        | Dallas           | The second secon | 8223 Lupton Սոve   | Betty Moran Rice  |
| 75220 | X        | Dallas           | 8902 Guernsey Lane   | The second secon | Betty Lou Linchan   |
| 11530 | NY       | Garden City      |  | 93 - 14th Street   | Betty L. Amonto   |
| 59403 | MT.      | Great Falls      |  | P. O. Box 2308   | Bessie L. Whelan clo Trust Corp of Montana FBO                      |
| 76280 | ×        | San Antonio      |  | P. O. Box 290397   | Bonjamin Scott Cowen (rust<br>c/b Jack Vence Cowen, Trustee         |
| 79705 | XTX      | Midland          |  | 2100 West Widley #34   | Bernta Jean Birmingham  |

| Charles Trevier Eaton Charles Trevier Eaton Charles Teston Charles H. Stuart Chevron USA Inc. Chevron USA Inc. Christine Elliolt Clarence Victor Eaton Clay David Wimbedley Trust clo David Lee Wimbedley, Trustee Ciliford Cone Ciliford Cone Corinans Stoner of Public Lands State of New Mexico Nicw Mexico Oil & Gas Accit, Div. Corinane C. Hightower Trust clo James Vance Staach, Trustee D. C. Stuart D. C. Stuart D. C. Trust, clo Maniyn Cone, Trustee D. V. Thompson, clo Richard A. Whittington Daisey Elma Turner David M. Pedley | 1309 West Kachina Tr. #312  1828 Wickersham Drive P. O. Box J  Route Z, Box 1134 P. O. Box 6010 P. O. Box 1148  527 Country Lane 7234 West 170th Place 7234 West 170th Place P. O. Box 64244  494 North Harbor City Boulevard  801 - 79th Street South |                   | Phoenix  Anchorage Concord Lubbock Lubbock  Santa Fe San Antonio Tinley Park Tinley Park Lubbock Lubbock Melbourne St. Petersbug |          | 85041<br>99507<br>94520<br>13416<br>22801<br>79493<br>87504<br>78209<br>60477<br>79464<br>32935 |
|--|--|-------------------|--|----------|---|
| Corinne C. Hightower Trust c/o James Vance Staach, Trustee   | 527 Country Lanc   |                   | San Antonio  | ×        | 7820  |
| D. C. Swart  | 7234 West 170th Place  |                   | Tinley Park  | F        | 6047  |
| D. C. Stuart D. C. Trust c/o Maniro Cone, Trustee  | 7234 West 170th Place P. O. Box 64244  |                   | Tirrley Park<br>Lubbock  | ₹<br>X   | 7946  |
| D. V. Thompson, c/o Richard A. Whittington Daiser Elma Turner  | 494 North Harbor City Boulevard  |                   | Melbourne  | P        | 3293  |
| David M. Pedley  Dates Royalty Company Inc   | Minner Exchange Blds - Suite 502   | P. O. Box 1778    | St. Petersburg   | 3 =      | 33730   |
| Desa L. Lee Laird  | 1002 Sayles Boulevarc  |                   | Abilene  | X        | 79605   |
| Diane Rene Stewart  Dolores Movers Account, c/o NCNB Texas National  | 4164 Maritime Road   |                   | Rancho Palos Verdes  | \$       | 90274   |
| Bank of Ft. Worth, Trustee   | P. O. Drawer 970703  |                   | Fort Worth   | 3 7      | 76197   |
| Donald D. Lopshire   | 5118 Kinglet   |                   | Houston  | <b>X</b> | 77035   |
| Donald L. Jones Trust, c/o NCNB Texas National Bank, Trustee   | P. O. Box 852057   |                   | Dailas   | Z.       | 75283   |
| Donald Woods, clo Fermy Regling Company  | P. O. Box 18737  | Dockweiler Street | Los Angeles  | }        | 90018   |

| 19806 | DÆ.          | Wilmington   |                 | 1515 West 14th Street  | c/o Randal Wayne Wimberley                |
|-------|--------------|--|-----------------|--|---|
| 30000 | 19           |  |                 | The second secon | Emily Ann Wimberley Trust,                |
| 94062 | C<br>A       | Woodside   |                 | 1580 Canada Land   | c/o R. Bruce Mosbacher                    |
|       |              | 100 miles (100 miles ( |                 |  | Emil Mosbacher, Jr. "C" Account,          |
| 94025 | Ç            | Menio Park   | Suite 150       | 2200 Sand Hill Road  | c/o R. Bruce Mosbacher                    |
|       | - 1          |  |                 |  | Emil Mosbacher, Jr. "B" Account,          |
| 94025 | C .          | Menio Park   | Suite 150       | 2200 Sand Hill Road  | c/o R. Bruce Mosbacher                    |
|       | 1            |  |                 |  | Emil Mosbacher, Jr. "A" Account,          |
| 73573 | 2            | Waurika  |                 | F. O. Box 218  | James G. & Virginia Bruton, Trustces      |
|       | 1            |  |                 |  | Elsie Lee Brown Trust,                    |
| 77001 | X            | Houston  |                 | P. D. Box 789  | Ellis Rudy                                |
| 88201 | Z            | Roswell  |                 | P. O. Box 1355   | c/o Frank O. Elliott                      |
|       |              |  | •               |  | Elliott Oil Company,                      |
| 62935 | =            | Galatia  |                 | Rural Route #1   | Ellen E. Booker                           |
| 73116 | ᆽ            | Oklahoma City  |                 | 5400 NW Grand Boulevard  | Elizabeth Bearly Dudley                   |
| 74114 | Š            | Tulsa  |                 | 2342 South Columbia Pl.  | Elinor C. Shaughnessy                     |
| 93101 | Ç            | Santa Barbara  | P. O. Drawer FF | Trust Department   | c/o United California Bank                |
|       |              |  |                 |  | Effie E. Valentine,                       |
| 95340 | S            | Merced   |                 | 1722 "K" Street  | Edwin D. Lee                              |
| 88202 | 2            | Roswell  |                 | P. O. Box 1355   | c/o Idra Ione Hall, Trustee               |
|       | j            |  |                 |  | Edna lone Hall Living Trust,              |
| 73083 | <u>Q</u>     | Edmond   |                 | P. D. Box 5250   | ECS Petroleum Company                     |
| 73112 | ç            | Oklahoma City  |                 | 2528 NW 55 Place   | Earle M. Simon                            |
|       |              |  |                 | to be compared which the compared to the compa | c/o Ira L. & Christine Toles Eliott       |
| 1     |              |  |                 |  | E. A. Trust,                              |
| 28448 | N<br>C       | Kelly  |                 |  | Dudley M. Snith                           |
| 46350 | Ž            | La Porte   |                 | 9522 North 125th East  | Drotha Stuart Bruno                       |
| 79464 | ₹<br>×       | Luhback  |                 | P. O. Box 64244  | clo Marilyn Cone, Trustee                 |
|       | -            |  |                 |  | Douglas Cone Trust,                       |
|       | _            |  |                 | THE MARKS MAIN CALLED TO THE TAX  | Trustee                                   |
|       |              |  |                 |  | Texas Commerce Bank of San Angelo,        |
|       | <del>-</del> | £  |                 |  | Dorothy Habura Revocable Mgmt. Trust,     |
| 76902 | Ž.           | San Angelo   |                 | P. O. Box 5291   | Texas Commerce Bank of San Angelo         |
|       | ;<br> -      |  |                 | And the second s | Dorothy Boyle.                            |
| 79702 | <del>7</del> | Midland  |                 | P. O. Box 10966  | First City Texas-Midland, Trustee         |
|       |              |  |                 |  | 20 10 10 10 10 10 10 10 10 10 10 10 10 10 |

| Frois W. Turner                            | 910 West Palmyra Street #36             |                     | Orange         | Š            | 92558 |
|--|---|---------------------|----------------|--------------|-------|
| Estate of Katheen Cone, c./o Donna Frost & |   |                     |                |              | 100   |
| cps.                                       | P. O. Drawer 1509                       |                     | Lavington      | X            | 88260 |
| Estelle Andrews Mehthop                    | 1406 Georgianna Court                   |                     | Las Cruces     | ž            | 88005 |
| Etz Oil Properties                         | P. O. Box 35                            |                     | Payson         | ΑZ           | 85547 |
| Eunice Corre Gibson                        | 5116 Burning Tree Drive                 |                     | El Paso        | ΥT           | 79912 |
| Eunice James Gray                          |   | 177 Tweed Boulevard | Nyack          | Ŋ            | 10960 |
| Eunice L. Smith, c/n B. L. Reeves          | 1003 East Division                      |                     | Норе           | AR           | 71801 |
| Eva W. Graham                              | Route 1, Box 307                        |                     | Ash            | NC           | 28420 |
| F. Ferrell Davis, Sole & Suparate Property | P. O. Box 3061                          |                     | Midland        | ¥            | 79702 |
| F. Kieffer Vass                            | 5091 Nassau Circle W                    |                     | Englewood      | 8            | 80110 |
| Fairway Oil & Gas Company                  | P. O. Box 50890                         |                     | Midland        | ₹<br>X       | 79710 |
| Fina Oil and Chemical Company              | P. O. Box 951339                        |                     | Dallas         | ×            | 75265 |
| First Interstate Bank of Denver NA,        | 700000000000000000000000000000000000000 | P O BOX 5825        |                | 3            |       |
| Frances Wooten Scott                       | 93 10 North Armenia Avenue              |                     | Tampa          | <b>P</b>     | 33612 |
| Frank L. Smith                             | 3824 Erin Drive                         |                     | Sebring        | 72           | 33870 |
| Frank O. Elliot Living Trust,              | 303                                     |                     |                |              |       |
| G T Riankonchín                            | 400 Nichols Hills Bank Tower            | 6412 Avondale Drive | Oklahorna City | 2            | 73116 |
| Garland Stuart                             |   |                     | Alamagorda     | Z            | 88310 |
| Gaylene Ashmatt                            | P. O. Box 32400                         |                     | Oklahoma City  | OX           | 73132 |
| George D. & Edith G. Riggs Living Trust,   |   |                     | •              |              |       |
| George H. Etz, St.,                        | 50x 130430                              |                     | Ancherage      | A            | FFGEE |
| c/o George H. Etr, Jr., Trustee            | 1 122 LiVista Drive                     |                     | McAllen        | ×            | 78501 |
| Gertrude Olinger Tyson                     | 2104 Woodlawn                           |                     | Midland        | ヹ            | 79701 |
| Gladys R. Berry Loan Fund Trust,           |   |                     |                |              |       |
| c/o Exchange National Bank & Trust of      |   |                     |                |              |       |
| Ardmore                                    | P. O. Box 789                           |                     | Ardmore        | Ş            | 73401 |
| Gordon G. Lancaster,                       | D O Box 620024                          |                     | 7              | <del>-</del> | 363   |
| Grace B. Bockman                           | P. O. Box 716                           |                     | Roswell        | Z            | 88201 |
| H. Winfield Smith, Jr.                     | Route 3, Box 890                        |                     | Castle Hayne   | NC           | 28429 |
| Harry E. Smith                             | 300 West 34th Street                    |                     | Lumbertan      | NC           | 28358 |

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|-------|----------------|---------------|--|--|--|
| 88202 | Z.             | Roswell       | _  | Box 1818   | lames N Coll   |
| 79401 | Τx             | Lubbock       | 1500 Broadway, Suite 1212  | First National Moneer Building   | James M. Welborn   |
| 73120 | OX.            | Oklahoma City | The state of the s | 4205 Farm Road   | James Henry Bearly   |
| 73573 | õ              | Waurika       |  | P. O. Box 218  | James G. Bruton  |
| 79401 | X              | Lubbock       | 1500 Broadway, Suite 1212  | First National Bank Building   | Jack Markham   |
| 75220 | ×              | Dallas        | And the state of t | 8209 Guernsey Lane   | Jack Linehan & Betty Lou Linehan   |
| 73118 | Š              | Oklahoma City | 5809 N. Grand Blvd.  | Suite A  | J. Steve Anderson III  |
| 82301 | ₹              | Rawlins       |  |  | J. Revel Armstrong   |
| 88201 | Z              | Roswell       |  | P. O. Box 1300   | Į.   |
| 78643 | χ              | Liano         | 450 Sandy Mt. Road   | Chick Route  | J. O. Buffington  J. O. Buffington  J. O. Buffington  J. O. Buffington  J. O. Buffington |
| 79702 | X              | Midland       |  | P. D. Box 10908  | Trustees   |
|       |                |               |  |  | J. Hiram Moore, Betty Jane Moore & Michael Harrison,                                     |
| 79702 | ΤX             | Midland       |  | Dox 130  | 1 H Hard   |
| 79702 | ī,             | Midland       |  | P. O. Box 10966  | J. Don whet or marjoine 1. whet estates, ever risk out                                   |
| 85553 | AZ             | Tonto Basin   |  | P. O. Box 719  | Ivan L. Hall   |
| 88220 | Z              | Carlsbad      |  | 411 North Alameda  | Irene Stuart Small   |
|       |                |               |  | The second secon | Ira L. Elliot  |
| 79936 | T <sub>X</sub> | El Paso       |  | 1645 Lou Graham  | Ira J. Swart   |
| 79601 | ΤX             | Abi'ene       | to the state of th | 1242 North 19th  | Hendrick Medical Center  |
| 67901 | XS             | Liberal       |  | 419 West Fourili Street  | Helen May Flamilton  |
| 89701 | NY             | Carson City   |  | 5 Faredy Circle  | Helen Lee Voss Brander   |
| 73083 | Ç              | Edmond        |  | P. O. Box 2767   | Helen Jane Christmas Barby   |
|       |                |               |  |  | Heirs or Devisees of Alma Pearl Eaton Hughes Metkins                                     |
| 75231 | TX.            | Dallas        | 7557 Rambler Rd, Ste 1150  | ** A TABLE   THE PARTY   THE P | Headington Minerals, Inc.  |
| 79408 | π×             | Lubbock       |  |  | Hattie Cocke Williams Estate, c/o American State Bank/Martha McEvuy Pope                 |
| 88201 | Z              | Roswell       |  | 100  | Harvey E. Yates  |
| 73118 | ×              | Oklahoma City | Room 139   | em   | Harry Levy   |
| 28479 | NC             | Winnabow      |  | Route 1, Box 10E   | Harry Eldon Smith  |

| 76307        | ×      | Wichita Falls  |  | P D Boy 8346   |  | Tructone                                |
|--------------|--------|----------------|--|--|--|---|
|              |        |                |  |  | R. J. Moran & T. E. Swift,   | John J. Moran Trust,                    |
| 79401        | ΤX     | Lubbock        | The state of the s | 1500 Broadway, Suite 800   | c/o Christmann Corporation   | John J. Christmann,                     |
| 79701        | ΤX     | Midland        |  | 223 West Wall, Suite 525   | oration  | John H. Hendrix Corporation             |
| 10025        | 3      | New York       |  | 216 West 100th Street #11114   |  | John D. Atkins                          |
| 42445        | 7      | Princeton      |  | P Q. Box 632   |  | John C. Pedicy                          |
| 38127        | Z      | Memphis        | The second secon | 1906 Glen Avenue   | ISO  | John Austin Rittenhouse                 |
| 88210        | Z      | Artesia        | ***************************************  | 207 South Fourth Street  |  | John A. Yates                           |
| 77441        | ΤX     | Fulshear       |  | 5318 Whitmore Drive  |  | John A. Stuart                          |
| 62292        | F      | Tilden         | THE RESERVE OF THE PROPERTY OF | P. O. Dox 28   | The second secon | John A. Dittrer                         |
| 94550        | S      | Livermore      |  | 1760 Lomitas Avenue  | A THE PARTY OF THE CAMPANIAN AND AND AND AND AND AND AND AND AND A   | Joe William Gray                        |
| 76199        | ×      | Ft. Worth      | *** · · · · · · · · · · · · · · · · · ·  | Drawer 99033   | A ANDREAD AND MALE AND A TOTAL COMMENT OF THE STREET, COMMENT OF THE | of Ft. Worth, Trustee                   |
|              |        |                |  |  | und, clo Texas American Bank   | Joe & Jessie Crump Fund,                |
| 79413        | 1×     | Lubbock        |  | 3303 - 39th Street   | slar   | Lubbock & Jerry N. Nislai               |
|              | -      |                |  |  | Joan Brown Trust, c.o American State Bank of   | Joan Brown Trust, clo                   |
| 98382        | ¥      | Sequim         |  | P. O. Box 1587   |  | Joan Bowen Harmer                       |
| 76412        | Z,     | Corpus Christi |  | 68 Huck Creek Road   |  | Jo Ann Secvers                          |
| 79499        | ×      | Lubback        |  | P. O. Box 99065  | Mangum, Trustee  | JMD Trust, clo A. L. Mangum, Trustee    |
| 73120        | 읒      | Oklahoma City  |  | 1502 Buttram Road  | 065  | Mary M. Morey, Trustees                 |
|              |        |                |  |  | limmy D. Morey Revocable Trust, cio Jimmy D. &   | Jimmy D. Morey Revoc                    |
| 79701        | ×      | Midand         |  | P. O. Box 270  |  | в. Сгитр                                |
|              |        |                |  | PARTICIPATION OF THE PARTICIPA | Jessie B. Crump Trust 1069, c/o NCNB Texas and J.  | Jessie B. Crump Trust                   |
| appa<br>appa | Z<br>  | Woodstown      |  | 17 West Avenue   | Jesse Jameson Berg Trust, c/o Mary W. Daun,  | Jesse Jameson Berg Ir                   |
| 79452        | ×T×    | Lubbock        |  | P. O. Box 3398   |  | Jerry N. Nislai                         |
| 99507        | *      | Anchorage      |  | 5601 Stella Place  | yes  | Jennie Lois Eaton Hodges                |
| 75397        | ×      | Dallas         |  | P. O. Box 97788  | The state of the s | Acct. #4815011406                       |
| -            |        |                |  |  | , Ameritrust Texas NA Trustee,   | Jeanette E. Clift Trust,                |
| 79408        | ×      | Luthock        | P. O. Box 1241   | Simmons Trust  |  | Lubbock                                 |
|              |        |                |  | Successor Trustee of Beulah H.   | Jean Shipley Sullivan, c/o First National Bank of  | Jean Shipley Sullivan,                  |
| 79499        | ×      | Lubbock        |  | P. O. Box 99065  |  | Toles Mangurii                          |
|              |        | -              |  | The second section of the second section secti | JDM Trust, c/o A. L. Mangum, Jr. & Mary Beth   | JDM Trust, c/o A. L.                    |
| 28328        | N<br>C | Clinton        |  | Box 802  | ms .   | Jane Cromartie Williams                 |
| 78280        | X      | San Amonic     |  | P O. Flox 290397   | AND THE REAL PROPERTY AND THE  | Trustgee                                |
| _            | -      | _              |  |  | CONTROL ACTION CONTROL AND CONTROL ACTION CONTROL  | 000000000000000000000000000000000000000 |

|   |  |  |               | -              |        |
|---|--|--|---------------|----------------|--------|
|   | P. O. Box 50896  |  | Midlard       | i <del>z</del> |        |
| c/o John J. Redfern, III, Executor        | P. O. Box 50896  |  | Midlard       | Ž.             | 79710  |
| John M. Lottland, Jr.                     | 717 Ridglea Bank Bidg.   |  | Fort Worth    | ᆽ              | 76116  |
| John O. Boyle, Jr. Trust                  | 9963 Capridge Drive  |  | Dallas        | Τx             | 75238  |
| John Warren Euckson                       | 1516 East 34th Street  |  | Tulsa         | 읒              | 74105  |
| Jon F. Coll                               | Box 1818   |  | Haswell       | Z              | 88202  |
| Jont Tyson                                | N. 8554 Johnson Road   |  | Ironwood      | ₹              | 49938  |
| Joseph Nelson                             |  |  |               | <del> </del>   |        |
| Josephine W. Lundy Res Trust,             |  | * ***  |               |                |        |
| c/o Third National Bank of Nashville,     |  | -  |               |                |        |
| ATTN: Richard Gammel                      | c/o Financial Services Division  | The same and the s | Nashville     | 7              | 37244  |
| Joy Rene Pope                             | 21 Drifting Wind Run   | The same of the sa | Austin        | X              | 78738  |
| Joyce Ann Brown                           | P. O. Box 72   | The same of the sa | Watrous       | Z              | 87753  |
| Judd Moore                                | 2211 North Marion  |  | Tuksa         | Ç              | 74115  |
| Judith Rittenhouse                        | 2434 East Contessa   |  | Mesa          | 2              | 85203  |
| Judy Stovall                              | 3404 Bluehill Avenue   |  | Gallup        | Z              | 87309  |
| Julie Arm Lupton, of World Savings & Loan | A/C 32160376   | 2505 South College Avenue  | P+ Collins    | 3              | BOR 3E |
| June D. Speight                           | P. O. Drawer 1687  | 1 man 1 mm   | Lovington     | 2              | 88260  |
| Katherine Adeline Cone Keck               | 1801 Avenue of the Stars   | Suite 446  | Los Angeles   | Ç              | 90067  |
| Kathleen F. Smith                         | Arlington Baptist , Apt. 118   | 7502 Clays Lane  | Baltimore     | MD             | 21207  |
| Kathryn Everett Bray                      | 6203 Marquita  |  | Dallas        | X              | 75214  |
| Kathryn Pearl Gordon                      | 704 South Callyoun   |  | Liberal       | ĸs             | 67901  |
| Katie Smith Hazelhurst                    | Oleander Court A5  |  | Wilmington    | Š              | 28403  |
| Kenneth G. Cone                           | P. O. Box 11310  |  | Midland       | ×              | 79702  |
| Keystone, Inc.                            | P. O. Box 916107   |  | Fart Worth    | x              | 76191  |
| Kops Oil Cumpany                          | The second secon |  |               |                |        |
| L. E. Armstrong, Jr.                      | 2113 Kerper Boulevard  | The state of the s | Cody          | ₹              | 82414  |
| Lera Alson Wimberley Trust                | ,  |  |               |                |        |
| LATE CONTRACTORY, FINANCE                 | LIC TO DE SON  | The same of the sa | AAIII CIRCAGO | 3              | 10027  |
| Laura Healey Wimberley Trust.             |  |  |               |                | 1      |
| c/o Randal Wayne Wimberley                | 1515 West 14th Street  |  | Wilmington    | DE.            | 19806  |
|   |  |  |               |                |        |

| aura R Sillar   | 13548 Corlar Brook Avenue NF  |                | Albuquerque      | Z<br>Z     | 87111 |
|---|---|----------------|------------------|------------|-------|
| Lawrence L. Pedley                                    | 1400 Williaw #1403  |                | Louisville       | ?          | 40204 |
| Leck A. Jones   | 121 Sunland Drive   |                | Clovis           | Z          | 88101 |
| Lee Jones Mineral Company                             | P. O. Box 1169  |                | Duncan           | χ          | 73534 |
| Lee M. Bass, Inc.                                     | P. O. Box 916107  |                | Fort Worth       | ×          | 76191 |
| Leland Stanford Junior University Board of Trustees,  |   |                |                  |            |       |
| c/o Nations Bank                                      | 500 West Seventh Street   | P. O. Box 1317 | Fart Worth       | X          | 76101 |
| Lena Ann Blake  |   |                |                  |            |       |
| Leon G. Byerly  |   |                |                  | ·<br> <br> |       |
| Leuig-Lane Winderley Tisdail                          | 1808 Commodore Road   |                | Newport Beach    | CA         | 92660 |
| Lewis Wondrow Wimberley                               | 4716 West Avenue L-4  |                | Lancaster        | CA         | 93536 |
| Libby L. Underwood Morrish                            |   |                |                  |            |       |
| Lillian Bell  | P. O. Box 468   |                | Eunice           | 5          | 70535 |
| Lillian Smith Ward                                    | P. Q. Box 1371  |                | Lumberton        | NC         | 28358 |
| Lillie M. Yates, c/o Frank W. Yates, Jr., A/LF        | 207 South Fourth Street   |                | Artesia          | Z          | 88210 |
| Linda Robison   | P. O. Box 12607   |                | Odessa           | X          | 79768 |
| Loren Tyrner Lamb, c/o Floyd M. Melton, Jr., Guardian | P. O. Box 534   |                | Greenwood        | N.S        | 38930 |
| Lottie D. Jones Trust, NCNB Texas National Bank,      | THE REPORT OF THE PROPERTY OF |                |                  |            |       |
| Trustee   | P. O. Box 852057  |                | Dallas           | ×          | 75283 |
| Louella M. Kelly, Life Estate                         | P. O. Box 903   |                | Boerne           | ×          | 78006 |
| Lovelace Foundation for Medical Education/Research    | 2425 Radgecrest Drive SE  |                | Albuquerque      | Z          | 87108 |
| Lucille Chism Bates                                   | 103 South Irving, Suite 304   |                | San Angelo       | ×          | 76903 |
| Lucy O. Ross  | 502 Mining Exchange Building  | P. O. Box 1778 | Colorado Springs | 8          | 80901 |
| Luella Boes Forwalder                                 | 212 South Second Street   |                | Sterling         | KS         | 67579 |
| Lyeth Oil Trust, clo Kanaly Trust Company             | 4550 Post Oak Place Drive   |                | Houston          | Τx         | 77027 |
| M. L. Davis Oil Trust                                 | P. O. Box 3760  |                | Edmond           | ç          | 73083 |
| Magabel Smith Fule                                    | 2422 Halinway Terr  |                | Raleigh          | NC         | 27608 |
| Marathon Oil Company                                  |   |                | l louston        | ₹          | 77297 |
| Marathon Oil Company                                  | Р. О. Пох 730366  |                | Dallas           | τx         | 75373 |
| Margaret R. Ellison                                   | 531 NW 30th Street  |                | Oklahoma City    | OX         | 73118 |
| Mariyn Joan Craig                                     | 123 West Pine Street  |                | Liberal          | S          | 67901 |
| Marilyn M. Law Revocable Trust, c/o Marilyn M. &      |   |                |                  | _          |       |
| James B. Law, Trustees                                | P. O. Box 20528   | -              | Oklahoma City    | Š          | 73156 |

| 5             | 100000                          | 24.19.1 Earn Dand  | Midred Smith Rawls   |
|---------------|---------------------------------|--|--|
| 웃             | Lubback                         | P. O. Box 3398   | Mildred Nislar   |
| <u>د</u>      | Midland                         | P. O. Box 271  | Michael B. Coffins   |
| Fe            | Santa Fe                        | Route 9, Box 72F   | Max W. Coll II   |
| 70            | Midand                          | P. O. Box 325  | Maurine Johnson, Trustee   |
|               | Xelly                           | Route 1, Box 113A  | Maude S. Smith   |
| ton           | Arlington                       | P. O. Box 201204   | Mary T. Christmas Holladay   |
| Vorth         | Fort Worth                      | 5921 Emerson Drive   | Mary Smith Bowers  |
| 9             | P. O. Box 200555                | Trust Minerals Sec. 63140  | Mary Moran Fagan, Texas Commerce Bank N.A.  Agent  |
| stown         | Wordstown                       | 42 West Averue   | Mary Megan Berg Trust, clo Mary W. Daub, Trustee   |
| nbia          | Columbia                        | Bnx 6342   | Mary M. Smith  |
| illo          | Amarillo                        | 2609 Paramount   | Mary Louise Stringer   |
| olagni        | San Angelo                      | P. O. Box 5291   | Angelo, Trustre  |
|               | 1                               | and the second s | Mary Joseph Trust, Texas Commerce Bank of San  |
| čk            | P. O. Box 1241 Lubbock          | Simmons Trust  | Mary Jane Hand, First National Bank of Lubbook   |
|               |                                 | ssor Trustee of Beulah H.  |  |
| 1             | P. O. Box 1241 Inhhors          | Successor trustee of J. E. Simmons Trust   | Mary Jane Hand First National Bank of Lubback  |
| 9             | Denver                          | 1815 Union Drive   | Mary Helen Secton  |
|               | Tulsa                           | 1516 East 34th Street  | Mary Elinor Erickson Knox  |
| ock           | Luhback                         | Ρ. Ο. Βον 99065  | Mary Beth Toles Mangurn  |
| Missouri City | Misso                           | 2207 Masters   | Mary Beth Kelly Ping   |
| es.           | Odessa                          |  | Mary A. Faskeri  |
| <b>8</b> -    | 201 South Fourth Street Artesia | Yates Building   | Yates  |
| Carbondare    | Callo                           | A+10 stake out the   | Martin Vates II (7) Illia Vatas/Frant Vates/S P  |
| Ora           | Arcada                          | Lo cast magna visid  | Martin L. Schweidewind   |
|               |                                 | The state of the s | The second secon |
| ž             | Midland                         | P. O. Box 50880  | Marshall & Winston   |
| š             | Hobbs                           | P. O. Box 158  | Mark E. Hodge  |
| bne           | Midland                         | P. O. Box 1182   | Mark A. Hannifin   |
| vock          | Lubbock                         | P. O. Rox 5930   | Marjorie Cone Kastman  |
| Pittsourgh    | Pittso                          | P. U. 80x 2009   | Marion U./Donard B. Heard  |

| 74101 | è            | Tulsa  |  | P. O. Box 3538   | National Bank & Trust                                  |
|-------|--------------|--|--|--|--|
|       | •            | _  |  |  | Chez Norma nooney yen, the Sames we receive the        |
|       | 1            |  |  | The state of the s | The Marie Bosson Will of Invest & Bosso ( Bosso        |
|       |              |  |  |  | Ollie Gann Cowden                                      |
| 76902 | ΤX           | San Angelo                                   |  | P. O. Box 5291   | San Angelo   |
|       | _            |  |  |  | Oleta Perkins Boyld Trust, Texas Commerce Bank of      |
| 74801 | 0×           | Shawnee                                      |  | P. O. Box 1089   | Co., Trustee   |
|       |              |  |  |  | O. W. Skirvin Test Trust, clo American National Bank   |
| 79408 | XT           | Lubbock                                      |  | P. O. Box 1401   | Lee Nislar, Co-Trustees                                |
|       | <del>-</del> |  |  |  | O. L. Nislar, Jr. Trust. c/o American State Bank & Gra |
| 77216 | ×            | Houston                                      | - Control of the cont | P. O. Box 200201   | North Central Oil Corporation                          |
| 76902 | X            | San Angelo                                   |  | P. O. Box 5291   | Angelo, Trustee  |
|       | !            | •  |  |  | Noel C. Warwick, Toxas Commerce Bank of San            |
| 78412 | ×            | Corpus Christi                               |  | 8 Lamden Mace  | Scott, Grantor/ Stewart Bachman, Jr., Trustee          |
|       |              | <u>.                                    </u> |  | ·  | Nina Jean Seevers Scott, Tiusten, Nina Jean Scevers    |
| 79408 | X            | Lubbock                                      | The second secon | P. O. Box 1401   | American State Bank of Lubhock & Jerry N. Nislar       |
|       |              |  | •  |  | Niky Patliff, Nancy Wallace & Joel Nislar Trust, c/o   |
| 76102 | ×            | Fort Worth                                   | 201 Main Street  | c/a J. Thomas Schieffer  | Successor Trustee                                      |
|       |              |  |  |  | Neville G. Perrose, ATTN: Patricia Penrose Scheiffer,  |
| 88202 | M            | Roswell                                      |  | P. O. Box 1977   | Co., Trustee   |
|       |              |  |  |  | Nevada Childrens Foundation, c/o United NM Trust       |
| 76102 | χ            | Fort Worth                                   | 500 Thruckmerton   | 3200 Team Bank Building  | Rodgers & Margoret Snider, Trustees                    |
|       |              |  |  |  | Nancy S. Tilly Snyder, c/o Thornas Law, Hamilton       |
| 36111 | AL           | Montgomery                                   | - Life - glingman - manufant   | 2592 Woodley Road  | Nancy Johns Dent                                       |
| 73044 | 읒            | Guthrie                                      |  | Route 4, Box 438AA   | Nancy Chandler   |
| 77568 | X            | La Marque                                    |  | 2301 Tenth Street, Apt. 4  | M/s E A. Kelly   |
| 76199 | X            | Fort Worth                                   | THE RESERVE OF THE PARTY OF THE | P. O. Box 99084  | Trustee  |
|       |              |  |  |  | Moders Trust #1311, c/o NCNB Texas National Bank,      |
| 77277 | Tχ           | Houston                                      |  | P. O. Box 272829   | Mooers Oil Corporation                                 |
| 97068 | MS.          | Greenwood                                    | The state of the s | P. O. Box 534  | Guardian   |
|       | _            |  |  |  | Molly Catherine Lamb, c/o Floyd M. Melton, Jr.,        |
| 79702 | T.           | Midand                                       |  | 1205 South Baird   | Administrator  |
|       | _            | _  | -  | _  |  |

| P.I.P. 1990 Trust  | c/o Wendall W. Iverson, Trustee                | P. O. Box 10508                 |                      | Midland       | хт      | 79702 |
|--|--|---------------------------------|----------------------|---------------|---------|-------|
| Pacific Enterprises Oil Co.  |  | P. O. Box 97915                 |                      | Dallas        | ×       | 75397 |
| Pansy Lopshire Weaver  |  |                                 |                      |               |         |       |
| Patsy Ann Iverson Page   |  | 1155 Muirlands Vista Way        |                      | La Jolla      | CA      | 92037 |
| Paul L. Davis, Jr.   |  | P. O. Box 1811                  |                      | Midland       | Τx      | 79702 |
| And the state of t | c/o NCNB Texas National Bank, Trustee (No. 814 | <del>.</del>                    |                      |               |         |       |
| Paul S. Oles Trust   |  | P. O. Box 841549                |                      | Dallas        | X       | /5284 |
| Pauson Oil Company   |  | P. O. Box 29133                 | :                    | San Francisco | ς       | 94129 |
| Petco Limited  |  | P. O. Box 911                   |                      | Breckenridge  | X       | 76024 |
| Peter Bates Tyson Estate   | c/o Jont Tyson                                 | P. O. Box 3004                  |                      | Midland       | χ       | 79702 |
| Philip Julian Erickson   |  | 303 Northern Baulevara          |                      | St. James     | NY      | 11780 |
| Phillip Lewis Lee  |  | 4371 Carnith                    |                      | Fresno        | Ç       | 93705 |
| Phoebe Sheitan   |  | P. O. Box 430                   |                      | Amarillo      | ΤX      | 79105 |
| R. E. Guest, Oll Producer  |  | P. O. Box 805                   |                      | Edmond        | è       | 73083 |
| R. P. Smith  |  | 214 Grande Avenue               |                      | Raleigh       | S<br>S  | 27606 |
| Randolph Pairner Lee   |  | 8280 Los Cerritos Avenue        |                      | Atascadero    | Ç       | 93422 |
| Raymend Harrison Eaton   |  | 408 North Walnut                |                      | Liberal       | KS      | 67104 |
| Reuel A. Young   |  | 1428 Radeo Drive                |                      | Palm Springs  | C       | 92262 |
| Richard A. Whittington   |  | 5518 Dyor Street, Suite 6       |                      | Dallas        | ТХ      | 75200 |
| Richard L. Cromartie, Jr.  |  | 155 Ocean Lane Drive, Apt. #509 |                      | Key Biscayne  | 72      | 33149 |
| Ritts Royally Company  | c/o Bank of Oklahoma Tulsa NA Agent            |                                 |                      | Tulsa         | ç       | 74101 |
| Robert A. Hefner, Jr.  |  | 6441 NW Grand Boulevard         | Suite 600            | Oklahoma City | OX.     | 73116 |
| Robert G. Wright   | Texas Commerce Bank of San Angelo Trustee      | P. O. Box 5291                  |                      | San Angelo    | 1x      | 76902 |
| Robert H. Smith  |  | 4 Sedycwood Drive               |                      | North Augusta | SC      | 29841 |
| Robert Jackson Kelly III   |  | Northwest Hills Pet Clinic      | 3426 Greystone Drive | Austin        | ТX      | 78731 |
| Robert Mosbacher "A" Account   |  | P. O. Box 201678                |                      | Houston       | ×τ      | 77216 |
| Robert Wosbacher "K" Account   |  | P. O. Box 201678                |                      | Houston       | TX.     | 77216 |
| Robert Mosbacher "L" Account   |  | P. O. BOX 201678                |                      | Houston       | TΧ      | 77216 |
| Robert Musbacher "T" Account   |  | P. O. Box 201678                |                      | Houston       | Į,      | 77216 |
|  | c/o American State Bank & Ora Lee Nislar, Co-  |                                 |                      |               |         |       |
| HODER NISTAL LIUST   | Trustess                                       | F. O. BOX 1401                  |                      | LUGGOCK       | <br>  \ | 79408 |
| Roberta Redfern Garst  |  | P. O. Box 201678                |                      | Houston       | X<br>—  | 77216 |

| The Hefner Company | Texaco Producing Inc | T. L. Wooten            | T. A. Pedley, Jr.            | Susan Lamb Griffith  | Suda Willis Oles Trust                | Stewart Bachman, Jr.  | Steven R. Fine       | Stephen N. James  | Stanley W. Crosby III | Southland F               | Sid R. Bass, Inc. | Shriners Ho.   | Sharon Antu  | SEM Trust                          | Sarah S. Smith   | Saletha Isaacson | Sabine Royalty Trust                  | Sabine Royalty Trust   |  | S. P. Yates             | S. J. L. Jr., Trust             | S. J. Iverson, Jr. | S. E Cone, Jr.   | Rubie C. Bell  | Royalty Hot             | Roy G. Barton, Jr | Rosalind Redfern Grover | Rosalind Redfern | Rosalind Liethold                       | Rosa Lee Si            | Ronald K. Deford | Harke V Pullou |
|--------------------|----------------------|-------------------------|------------------------------|--|---------------------------------------|---|----------------------|-------------------|-----------------------|---------------------------|-------------------|--|--|------------------------------------|------------------|------------------|---------------------------------------|--|--|-------------------------|---------------------------------|--------------------|--|--|-------------------------|-------------------|-------------------------|------------------|---|------------------------|------------------|----------------|
| Company            | lucing Inc.          |                         | , Jr.                        | Griffith   | Oles Trust                            | hman, Jr.   | ne                   | James             | Crosby III            | Southland Royalty Company | Inc.              | Shriners Hospital for Crippled Children  | Sharon Antoinette Dumas  |                                    | ic               | CSON             | ity Trust                             | ity Trust  |  |                         | Trust                           | 1, Jr.             | ۲.   | =  | Royalty Holding Company | on, Jr.           | dfern Graver            | dfern            | thold                                   | Rosa Lee Smith Johnson | eford            | 1181           |
|                    |                      |                         |                              |  |                                       |   |                      |                   |                       | NY                        |                   | led Children   |  |                                    |                  |                  |                                       |  |  |                         |                                 |                    |  |  |                         |                   |                         |                  |   |                        |                  |                |
|                    |                      |                         |                              |  | -                                     |   |                      |                   |                       |                           |                   |  |  |                                    |                  |                  |                                       |  |  |                         |                                 |                    |  |  |                         |                   |                         |                  |   |                        |                  |                |
|                    |                      |                         | ATTN: Thomas J. Hayes        |  | c/o Amarillo N                        |   |                      |                   |                       |                           |                   |  |  | C/O A. L. & Ma                     |                  |                  | NCNB Texas I                          | Agent  | NationsBank c                                |                         | c/o Wendall W                   |                    |  |  |                         |                   |                         |                  | *************************************** |                        |                  |                |
|                    |                      |                         | s J. Hayes                   | And an administration of the last of the l | c/o Amarillo National Bank as Trustee | A CONTRACTOR OF THE RESIDENCE OF THE PROPERTY |                      |                   |                       |                           |                   | and defined and the designation of designation of the contract | And the same of th | c/o A. L. & Mary Beth Toles Mangum |                  |                  | NCNB Texas National Bank Escrow Agent | the designation of the contract of the contrac | NationsBank of Texas, NA (successor), Escrow |                         | c/a Wendall W. Iverson, Trustee |                    | The same of the sa | And the same of th |                         |                   |                         |                  |   |                        |                  |                |
| P. O. B            | P. O. B              | Apt. F-                 | First In                     | 1510 B   | Вох 1                                 | P. O. B   | 6314 E               | 5405 S            | P. O. B               | P. O. B                   | P. O. B           | P. O. B  | P. O. Box 578  | 4504 E                             | 2029 E           | 1270 E           | Departi                               | _  |  | Yates t                 | P. O. B                         | 2518 Sinclair      | P. O. B  | 1331 1   | 3535 N                  | P. O. B           | P. O. 8                 | P. O. B          | 575 Th                                  | 3815                   | 1604 F           | 5/2/ Cooper    |
| P. O. Box 2177     | P. O. Box 200778     | Apt. F-1 Oleander Court | First Interstate Bank/Derwer | 1510 Belmont   |                                       | P. O. Box 1709  | 5314 East 76th Place | 5405 Scout Island | P. O. Box 2346        | P. O. Box 910497          | P. O. Box 916107  | P. O. Box 0050   | ox 578   | 4504 Eighth Street                 | 2029 Bills Drive | 1270 Emerson     | Department OB87                       | Department 0887  |  | Yates Building          | P. O. Box 10508                 | Sinclair           | P. O. Box 10321  | 1331 Third Street  | 3535 NW 58th Street     | P. O. Box 978     | P. O. Box 2127          | P. O. Box 2127   | 575 Tharnhill Way, Apt. 217             | 3815 Yarborough Drive  | 1604 Rabb Road   | coper          |
|                    |                      |                         | P. O. B                      |  |                                       | -   |                      | Circle S          |                       |                           |                   |  |  |                                    |                  |                  |                                       |  |  | 207 So                  |                                 |                    | <br>   |  | Suite 720               |                   | -                       | -                |   |                        |                  |                |
|                    |                      |                         | O. Box 5825                  |  |                                       |   |                      |                   |                       |                           |                   |  |  |                                    |                  |                  |                                       |  |  | 207 South Fourth Street |                                 |                    |  |  | 20                      |                   |                         |                  |   |                        |                  |                |
| Oklahoma City      | Houston              | Wilmington              | Denver                       | Jackson  | Amarillo                              | Wichita Falls   | Tulsa                | Austin            | Roswell               | Dallas                    | Fort Worth        | Tarrpa   | Bella Vista  | Lubbock                            | Jacksonville     | Denver           | Dallas                                | Dallas   |  | Artesia                 | Midland                         | Midland            | Lubbock  | New Orleans  | Oklahoma City           | Hobbs             | Midland                 | Midland          | Carol Stream                            | Jacksonville           | Austin           | Lincoln        |
| ę                  | χT                   | Š                       | 8                            | X.   | ×Τ                                    | ¥   | Ş                    | π×                | Z.                    | ×                         | ヹ                 | F  | Ş  | ΤX                                 | FL               | င                | χ                                     | ×  |  | Z<br>X                  | Τx                              | Ţ,                 | X  | ⋝  | Ş                       | Z                 | π×                      | ΤX               | Ē                                       | 7                      | ТX               | NE             |
| 73101              | 77216                | 28401                   | 80217                        | 39202  | 79105                                 | 76307   | 74136                | 78731             | 88202                 | 75391                     | 76191             | 33655  | 96008  | 79416                              | 32210            | 80218            | 75284                                 | 75284  |  | 88210                   | 79702                           | 79701              | 79408  | 70130  | 73112                   | 88241             | 79702                   | 79702            | 60187                                   | 32211                  | 78704            | 68506          |

## ZHUUATZ ALS

| The New Mexico Company                     | The same of the sa | P. O. Box 2479             |  | Midland       | ×   | 79702 |
|--|--|----------------------------|--|---------------|-----|-------|
| The Nommensen Investment Company           |  | 11615 Starwood Drive       |  | Houston       | ×   | 77024 |
| Theodocia G. Bates                         |  | P. O. Box 1546             |  | Ada           | ОĶ. | 74820 |
| Thomas G. Voss                             |  | 922 North Drive            | The state of the s | Seymour       | Ž   | 47274 |
| Thomas J. Galbraith Char. Trt.             | Fst Intest Bk Az. Suc Trste Acct #43-8093 00-4   | <del></del> -              |  | Oklahoma City | 0X  | 73125 |
| Thomas W. Anderson                         |  | Suite A                    | 5809 North Grand Boulevard   | Oklahoma City | OK  | 73118 |
| Thomas W. Tucker                           | c/o Susan L. Griffith  | 1510 Belmont               |  | Jackson       | MS  | 39202 |
| Thru Line, Inc.                            |  | 107                        |  | Fort Worth    | тx  | 76191 |
| TOC-Gulf Coast Inc.                        | c/o Fina Oil & Chemical Company  | P. O. Box 651339           |  | Dallas        | ТX  | 75265 |
| Toles Com-Ltd.                             |  | 950 United Bank Plaza      | The state of the s | Roswell       | Z   |       |
| Tom R. Cone                                |  | P O. Brox 778              |  | Jay           | 읒   | 74346 |
| Trustee of the Estate of Charles T. Lupton | First Interstate Bank Denver   | Attn: Trust Minerals       | P. O. Box 5825 T A   | Denver        | CO  | 80217 |
| United States-Burgay of Land Management    |  | P. O. Box 1449             |  | Roswell       | Z   | 87504 |
| Vernice Boyle Trust                        | Texas Commerce Bank of San Angelo, Trustee   | P O Box 5291               | The state of the s | San Angelo    | TX  | 76902 |
| Veva K. Nelson                             |  | 2000 Parsons               |  | Costa Mesa    | CA  | 92627 |
| Virginia L. Bruton                         | c/o Portland Properties  | 202   Lloyd Center         |  | Portland      | 유   | 97232 |
| W. L. Stuart                               |  | Route 1, Box 222 G         |  | Tow           | X   | 78672 |
| W. M. Riddle & Berry J. Riddle             |  | 1721 East 67th Street      |  | Tulsa         | ×   | 74105 |
| W. T. Buffingion                           | c/o Texas State Trepsurer F/A/O  | P. O. Box 12608            | Capitol Station  | Austin        | πx  | 78711 |
| W. V. Leftwich                             | Texas Commerce Bank of San Angelo, Trustee   | P. O. Box 5291             |  | San Angelo    | ΤX  | 76902 |
| W.W.I. 1990 Trust                          | c/o Wendall W. Iverson, Trustee  | P. O. Bux 10508            | A COLUMN TO THE REAL PROPERTY AND THE REAL P | Midland       | ¥   | 79702 |
| Warren J. Bates                            |  | P. O. Box 1357             |  | Ada           | Ç   | 74820 |
| Way Enterprises, Inc.                      |  | P. O. Rox 1756             |  | Midland       | ヹ   | 79702 |
| Wendall Weich Iverson                      |  | Box 1343                   |  | Midland       | TX  | 79/02 |
| William C. Wright                          | Texas Commerce Bank of San Angelo  | P. O. Box 5291             |  | San Angelo    | ī,  | 76902 |
| William Henry Eaton                        |  | 1704 East Castleberry Road |  | Artesia       | Z   | 88120 |
| William M. Dittmer, Sr.                    |  | 204 North Mill Street      |  | Veedsburg     | Ž   | 47987 |
| William Riley Eaton                        |  | 1709 Raymond               |  | Pasadena      | CA  | 91103 |
| William W. Carlin                          |  | P. O. Box 61               |  | Hobbs         | Z   | 88240 |
| Wills Royalty Inc.                         |  | P. O. Box 1658             |  | Carlsbad      | Z   | 88220 |

| <b>#</b> |  |                         |  |  |  |
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|          |  |                         | V. C.  |  |  |
| 75284    | ıs Tx  | Dallas                  | P. O. Box 842029   | c/o NCNB Texas, Agent  | Braille Institute of America, Agency #631-00   |
| 80220    |  | Denver                  | 1452 Poplar Street   | A CONTRACTOR OF THE CONTRACTOR | William E. Thomas II   |
| 80014    | CO   | Awora                   | 12240 East Vassar Drive  | % M. Johnson   | The Aurand Company   |
| 79408    | <br> <br>  | Lubbock                 | F. O. Box 1401   | American State Bank Trust Dept.  | Ora Lee Nislar   |
| 80218    |  | Denver                  | 111 Emerson Street #1242   | ATTN: Miriam B. Johnson, General Partner   | Miriam B. Johnson Partnership  |
| 79408    | ock Tx   | Lubback                 | P. O. Box 1281   | The same of the sa | Jue N. Nislar Estate   |
| 75197    | Fort Worth TX  | Fort                    | Drawer #970703   | Ernast E. Richelieu, Trustee   | Interfust Bank of Ft. Viorth   |
| 83431    |  | Sparks                  | 106 East B Street, Space 15  |  | Hampie Linzey Eaton  |
| 93420    | Arroyo Grande CA   | P. O. Box 520 Arroy     | Acct. #0834-2-01807  | clo Bank of America, Arraya Grande Branch  | Charles T. Lupton, Jr.   |
|          |  | Dallas                  | F. O. Box 841521   |  | Amoco Production Company   |
|          | )er WY   | Casper                  | 1150 South Payne Avenue  |  | Alice N. Robertson   |
| 75284    |  | P. O. Box 842029 Dallas | c/o Trust Oil & Gas  | NCNB Texas National Bank, Trustee  | Seima E. Andrews, Trust #5188  |
| 85260    | Scottsdale AZ  | Scott                   | : 1140 North 100th Street  | c/o Lunton Enterprises, Inc.   | Franz R. Lupton, Jr.   |
| 74868    | ingle OK   | Seminale                | Box 1219   |  | Wilma Chism Lain   |

SOUTH JUSTIS UNIT ADDKESS LIST -wIo'S August 17, 1992

American Exploration Company Attn: David Veltri 700 Louisiana, Suite 2100 Houston TX 77002-2797 Mr. Douglas Cone P.O. Box 64244 Lubbock TX 79464

Lubbock TX 79493

Clifford Cone

P.O. Box 6010

First National Bank of Lubbock Trustee for J.E. & Beulah Simmons Attn: Mr. S. Exter P.O. Box 1241 Lubbock TX 79408

First National Bank of Fort Worth

2007 Texas American Bank Building

Trustee for Clifford Mooers

Fort Worth TX 76102

American Production Partnership c/o American Exploration Co. 2100 Republic Bank Center 700 Louisiana Houston TX 77002-2797 J. R. Cone P.O. Box 10217 Lubbock TX 79408 H. B. Fuqua First National Bank of Fort Worth Trustees for Dolores Mooers 2007 Texas American Bank Building Fort Worth TX 76102

Dr. Steve Anderson 908 N. Howard, Suite 106 Grand Island NE 68801 Estate of Kathleen Cone P.O. Drawer 1509 Lovington NM 88260 Jim Gray P.O. Box 1114 Midland TX 79702

Cathie Cone Auvenshine P.O. Box 658 Dripping Springs TX 78620 Kenneth G. Cone P.O. Box 11310 Midland TX 79702 Doyle Hartman P.O. Box 10426 Midland TX 79702

Lee M. Bass, Inc.
Sid R. Bass, Inc.
Keystone Inc.
Thru Line Inc.
c/o Bass Enterprises Prod. Co.
First City Bank
Attn: Mr. Frank McCreight
201 Main Street
Fort Worth TX 76102

Thomas R. Cone P. O. Box 778 Jay OK 74346

Headington Oil Properties Inc. P.O. Box 12919 Dallas TX 75225

James Davidson P.O. Box 494 Midland TX 79702 Mr. Robert L. McPheron Irene Investments, Inc. 6420-C North Santa Fe Oklahoma City OK 73116

J. L. Burkhart 7134 South Yale, Suite 600 Tulsa OK 74136 Deltex Royalty Company, Inc. Mining Exchange Bldg., Suite 502 P.O. Box 1778 Colorado Springs CO 80901 Betty Lou Linehan 8902 Guernsey Lane Dallas TX 75220-3922

James E. Burr P.O. Box 50233 Midland TX 79710 El Paso Natural Gas Company P.O. Box 1492 El Paso TX 79978

M W Petroleum Corp. Attn: Mr. Dave Gilbronson P.O. Box 4628 Houston TX 77210-9990

Caspen Oil, Inc. 777 S. Wadsworth Blvd. Irongate 3, Suite 201 Lakewood Colorado 80226 Elloitt Oil Company Box 146 Suite 2 RR7 Calgary, Alberta, Canada T2P 2G7 Joe Mabee 400 West Illinois, Suite 1500 Midland TX 79701

A. L. Cone Partnership P.O. Box 3457 Lubbock TX 79452 First Century Oil Inc. P.O. Drawer 1518 Roswell NM 88201 Mr. R.E. Pollard, Joint Interest Mgr Marathon Oil Company P.O. Box 552 Midland TX 79702

Mercantile Safe Dep. & Trust Co. Et Al Trustee U/D Donaldson Brown A/C 1 16 W. Madison Street Baltimore MD 21201

Meridian Oil, Inc. Attn: Joint Interest Engr P.O. Box 51810 Midland TX 79710-1810

Moores Oil Corporation P.O. Box 272829 Houston TX 77277

Larry Nermyr P.O. Box 4106 Sidney, Montana 59270

New York Life c/o American Exploration Co. P.O. Box 297166 Houston TX 77297

ORYX Energy Co. P.O. Box 840638 Dallas TX 75284

Pacific Enterprises Oil Co. Attn: Mr. Cavanaugh 1700 Pacific, Suite 120C Dallas TX 75201-4697

Barbara Lu Ratliff Box 149 Garden City TX 79739

Charles Read P.O. Box 1518 400 N. Penn Suite 1000 Roswell NM 88202 Patricia P. Schieffer Trust c/o Thomas Schieffer 201 Main St. Ste 1640 Fort Worth TX 76102

Ann H. Taylor
1610 N. J. Street
Midland TX 79701
3033 Red Bluff Cincle
San Angelo, T. 1.76404

Texaco Inc. Attn: Kent Johnson P.O. Box 2100 Denver CO 80201

Texaco Inc.
Attn: Richard N. Davis
P.O. Box 3109
Midland TX 79702

Mrs. Larry Wallace (Collen McPheron) #2 Violet Court North Little Rock AR 72116

Way Enterprises P.O. Box 1756 Midland TX 79702 Operators Within One Mile of SJU Boundary ADDRESS LIST August 19, 1992

Ambett Oil Co., Inc. P.O. Drawer 1589 Hobbs NM 88240

Amerada Hess Corp. P.O. Box 2040 Tulsa OK 74102

Earl R. Bruno c/o Permian Resources P.O. Drawer 590 Midland TX 79702

Lewis B. Burleson, Inc. P.O. Box 2479 Midland TX 79702

Carr Well Service P.O. Box 69090 Odessa TX 79767

Chevron USA Inc. P.O. Box 2264 Midland TX 79702

Citation Oil & Gas Company 8223 Willow Place South #25 Houston TX 77070

Conoco Inc. P.O. Box 1959 Midland TX 79702

Fina Oil & Chemical 6 Desta Drive Midland TX 79701

Geodyne Op. Company P.O. Box 1691 Midland TX 79702 J F G Enterprises Box 100 Artesia NM 88211-0100

Lanexco Inc 310 W. Wall St. Midland TX 79701

Russell E. Leeser 1390 W. Ridge Rd Littleton CO 80120

Maralo Inc. P.O. Box 832 Midland TX 79702

Merit Energy Company 12221 Merit Drive Suite 500 Dallas TX 75251

Morexo Inc P.O. Box 481 Artesia NM 88210

OXY USA Inc. P.O. Box 1919 Midland TX 79702

Rice Engineering 122 W. Taylor Hobbs NM 88240

Saba Energy Inc. 4500 W. Illinois Suite 213 Midland TX 79703

Tahoe Energy Inc. 4402 W. Industrial Midland TX 79702

V. H. Westbrook P.O. Box 2264 Hobbs NM 88204 SOUTH JUSTIS UNIT SURFACE OWNERS ADDRESS LIST August 19, 1992

Benita Jean Ward Birmingham Box 868 Eunice NM 88231 United States of America c/o Bureau of Land Management Santa Fe NM

بأراج الأراب والأنكار أرامها المهيئين فرييا مرهما هراه والأوار أوالك فالمعه ريبا بغريج الريبارة بأرادا

Blocker Ranch c/o Gary N. Blocker Drawer C Ial NM 88252 Joyce Marie Willis P.O. Box 307 Jal NM 88252

Estate of Kathleen Cone c/o Leon Binkley & Donna Frost Personal Representatives P.O. Drawer 1509 Lovington NM 88260

S. E. Cone, Jr. P.O. Box 10321 Lubbock TX 79408

Marjorie Cone Kastman P.O. Box 5930 Lubbock TX 79413

Katherine Cone Keck 1801 Avenue of the Stars Los Angeles CA 90067

LeaPartners L.P. by Sid Richardson C & G Co General Partners First City Bank Tower 201 Main Street Fort Worth TX 76102

Tom and Evelyn Lineberry P.O. Box 1536 Midland TX 79702

Nadine Owen 909 West Toas Hobbs NM 88240