OIL CONSERVATION COMMISSION SANTA FE, NEW MEXICO. MERENIN PHILLIPS PETROLEUM COMPANY 10th Floor West Wing - Phillips Building AUG 2 8 1953 BARTLESVILLE, OKLAHOMA

LAND AND GEOLOGICAL DEPARTMENT

August 26, 1953

C. O. STARK VICE PRESIDENT D. E. LOUNSBERY, CHIEF GEOLOGIST

D. C. HEMSELL, MGR. LAND DIVISION

W. B. WEEKS, MGR. GEOLOGICAL SECTION

A. J. HINTZE, MGR. EXPLORATION SECTION

Re: San Juan 32-7 Unit San Juan County, N. M. Unit No. 14-08-001-441

Commissioner of Public Lands State of New Mexico Santa Fe, New Mexico

The Oil Conservation Commission of the State of New Mexico Santa Fe, New Mexico

United States Department of the Interior Geological Survey Roswell, New Mexico

Gentlemen:

Attached is a copy of a letter dated October 16, 1952, signed by Saul A. Yager, with carbon copies to Mr. Morris Mizel, Mr. Sam Mizel and Mr. M. E. Gimp. This letter is evidence that these parties as basic royalty owners under Tracts 26 and 28 refused to commit their interests to the above unit. This letter should be placed in your copy of the Unit Agreement.

PETROLEUM COMPANY PHILLIPS By Owen cc: Messrs: L. E. Fitzjarrald P. B. Cordry H. E. Koopman T. E. Smiley R. E. Parr S. E. Redman R. L. Powell R. F. Rood R. L. Pulsifer (3) G. E. Benskin E. R. Holt V. R. Reese D. M. McBride E. A. Humphrey (3) W. M. Freeman M. A. Tippie F. D. Smythe (2) J. W. Mims G. P. Bunn

Yours very truly,

OIJ:RW:ndb Encl.

- - A. M. Rippel

Copies of the foregoing letter have been sent to the following Working Interest Owners.

El Paso Natural Gas Company 10th Floor Bassett Tower El Paso, Texas

Stanolind Oil and Gas Company Stanolind Building Tulsa, Oklahoma

Amerada Petroleum Corporation Beacon Building Tulsa, Oklahoma

Three States Natural Gas Company Tower Petroleum Building Dallas, Texas

N. B. Gerber & B. R. Gerber 120 Wall Street New York, New York

A. H. Meadows & Tevis F. Morrow 1404 Republic Bank Building Attn: J. K. Rigsbee Dallas, Texas



SAUL A. YAGER ATTORNEY AT LAW 613 OIL CAPITAL BUILDING TULSA 3, OKLAHOMA

October 16, 1952

Stanolind Oil & Gas Company P. O. Box 335 Albuquerque, New Mexico

Attention: Mr. Ben R. Key, Dist. Land Man

Re: Your Leases Nos. 90460 and 90461 SAUL A. YAGER San Juan 32-7 Unit Area San Juan County, New Mexico S¹/₂ SE¹/₄ and E¹/₂ SW²/₄ Sec. 3-31N-7W, NW²/₄ Sec. 10-31N-7W

Dear Mr. Key:

Upon discussion of the matter between the interested parties, we have concluded that we will not commit our acreage to the unit. I am therefore returning to you the Unit and Consent Agreements which you sent me.

Sincerely yours,

SAY/mm Enc. AIR MAIL

cc: Mr. Morris Mizel Mr. Sam Mizel Mr. M. E. Gimp

OIL CUNSERVATION MEXICO. PHILLIPS PETROLEUM COMPANY FE. NEW MEXICO. 10th Floor West Wing - Phillips Building

BARTLESVILLE, OKLAHOMA July 22, 1953



LAND AND GEOLOGICAL DEPARTMENT

- C. O. STARK, VICE PRESIDENT
- D. E. LOUNSBERY, CHIEF GEDLOGIST
- D. C. HEMSELL, MGR. LAND DIVISION W. B. WEEKS, MGR. GEOLOGICAL SECTION

A. J. HINTZE, MGR. EXPLORATION SECTION

Commissioner of Public Lands State of New Mexico Santa Fe, New Mexico

The Oil Conservation Commission of the State of New Mexico Santa Fe, New Mexico

El Paso Natural Gas Company 10th Floor Bassett Tower El Paso, Texas

Stanolind Oil and Gas Company

Beacon Building Tulsa, Oklahoma

Gentlemen:

Attached is Ratification and Joinder of Unit Agreement executed by Southland Royalty Company and signed by H. H. Porter Vice President, covering their interest under Tract #32.

Since this consent was obtained subsequent to the approval of the Unit Agreement it was necessary for Stanolind Oil and Gas Company to accept and commit it to the unit. This has been done and we are sending you a copy of this consent for your file.

Yours very truly,

PHILLIPS PETROLEUM COMPANY

By (() Owen I.

OIJ:RW:ndb encl. (1)

Stanolind Building Tulsa, Oklahoma

Amerada Petroleum Corporation

N. B. Gerber & B. R. Gerber 120 Wall Street

Dallas, Texas

New York, New York

Tower Petroleum Building

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A. H. Meadows & Tevis F. Morrow 1404 Republic Bank Building Attn: J. K. Rigsbee Dallas, Texas

Re: San Juan 32-7 Unit

Three States Natural Gas Company

San Juan County, N. M. Unit No. 14-08-001-441

RATIFICATION AND JOINDER OF UNIT AGREEMENT

In consideration of the execution of the Unit Agreement for the Development and Operation of the Sen Juan 32-7 Unit Area located within the County of State of a dh New Mexico in form approved on behalf of the Secretary of the Interior, the undersigned owners of lands or leases, or interests therein or royalties presently held or which may arise under existing option agreements, or other interests in production covered by said Unit Agreement hereby severally, each to the extent of his or her particular ownership or interest, as may appear, consent to the inclusion of said lands within the Unit Area therein defined, ratify, approve and adopt the terms of said Unit Agreement and any modifications thereof approved by the Secretary of the Interior or his duly authorized representative as applicable to said several lands and interests, agree that the term of any lease given by the undersigned or under which the undersigned claims an interest herein is extended and modified to the extent necessary to make the same conform to the terms of said Unit Agreement, agree that the drilling, development and producing requirements of all leases and other contracts in which their several rights and interests are created or defined shall be deemed fully performed by performance of the provisions of said Unit Agreement, and agree that payment for or delivery of (whichever may be required under prior agreements) oil and gas duly made at contract rates applied to the production allocated under said Unit Agreement to the particular lands to which such rights or interests do or shall apply, regardless of actual production therefrom, shall constitute full performance of all such obligations to the undersigned existing under such leases or other contracts.

This Ratification and Joinder of Unit Agreement may be executed in any number of counterparts with the same force and effect as if all parties had signed the same document and shall be binding upon all those who execute a counterpart hereof, regardless of whether or not it is executed by all other parties owning or claiming an interest in the lands affected hereby, and when so executed shall be binding upon the undersigned, his or her assigns or successors in interest.

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Date	3	- - -	
ST	ROVED AND CONSENTED TO: NOLIND OIL AND GAS COMPAN KING INTEREST OWNER	ry [APPROV
BY	Vice President	-	

Tr. 32 <u>SIGNATURE</u> BOUTHLAND NOYALSZ, BOUTHLAND NOY

STATE OF TEXAS,)) SS.:	
OUNTY OF TARRANT.	
On this 22nd day of Ju	ne, 195 <u>3</u> , before me appeared
H. H. PORTER	, to me personally known, who, being
y me duly sworn, did say that he is t	the Vice- President of Antonia Anto
ALL COMPANY. And	d that the seal affixed to said instrument
s the corporate seal of said corporate	tion, and that said instrument was signed ion by authority of its board of directors.
nd said H. H. POPTER	acknowledged said instrument to be
he free act and deed of said corporat	
TN WITNESS WUEDENP T have I	
eal the day and year in this certific	hereunto set my hand and affixed my official cate first above written.
y Commission expires:	\mathbf{O}
une 1, 1955	Kerrine, Hancock
	Notary Public in and for
	State of Temes
	JERRINE HANCOCK, NOTARY PUBLIC In and for tarrant county, texas My commission expires june 1, 1955
TATE OF)	THE SUMMISSION EXPIRES JUNE I, 1958
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CERTIFICATE OF APPROVAL BY COMMISSIONER OF PUBLIC LANDS, STATE OF NEW MEXICO, OF UNIT AGREEMENT FOR DEVELOPMENT AND OPERATION OF SAN JUAN 32-7 UNIT AREA, SAN JUAN COUNTY, NEW MEXICO

There having been presented to the undersigned Commissioner of Public Lands in the State of New Mexico, for examination, the attached Agreement for the Development and Operation of the San Juan 32-7 Unit Area, San Juan County, New Mexico, in which Phillips Petroleum Company is designated as Unit Operator and which has been executed by various parties owning and holding oil and gas leases embracing lands within the Unit Area, and upon examination of said agreement the Commissioner finds:

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

NOW, THEREFORE, by virtue of the authority conferred upon me by Chapter 88 of the Laws of the State of New Mexico, 1943, as amended by Chapter 162 of the Laws of the State of New Mexico, 1951, I, the undersigned Commissioner of Public Lands for the State of New Mexico, for the purpose of more properly conserving the oil and gas resources of the State, do hereby consent to and approve the said agreement and do hereby amend all leases embracing lands of the State of New Mexico committed to said unit agreement, to conform and extend said leases as provided in said agreement so that the provisions of each such lease, so far as they apply to lands within such area, will conform to the provisions of such agreement and so that the length of the secondary term as to lands within such area will be extended to coincide with the terms of such agreement. This approval is subject to all of the provisions of the aforesaid Chapter 88 of the Laws of the State of New Mexico, 1943, as amended by Chapter 162 of the Laws of the State of New Mexico, 1951.

IN WITNESS WHEREOF, this Certificate of Approval is executed, with seal affixed, this 15 day of 1952.

Commissioner of Public Lands of the State of New Mexico

CERTIFICATION - DETERMINATION

Pursuant to the authority vested in the Secretary of the Interior, under the act approved February 25, 1920, 41 Stat. 437, 30 U.S.C. Secs. 181, et seq., as amended by the act of August 8, 1946, 60 Stat. 950, and delegated to the Director of the Geological Survey pursuant to Departmental Order No. 2365 of October 8, 1947, 43 CFR S 4.611, 12 F. R. 6784, I do hereby:

A. Approve the attached agreement for the development and operation of the San Juan 32-7 unit Area, State of New Mexico.

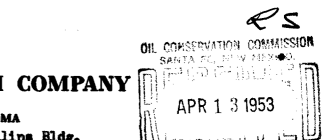
B. Certify and determine that the unit plan of development and operation contemplated in the attached agreement is necessary and advisable in the public interest for the purpose of more properly conserving the natural resources.

C. Certify and determine that the drilling, producing, rental, minimum royalty, and royalty requirements of all Federal leases committed to said agreement are hereby established, altered, changed, or revoked to conform with the terms and conditions of this agreement.

april Sem

Dated:

Director, United States Geological Survey



PHILLIPS PETROLEUM COMPANY

BARTLESVILLE, OKLAHOMA 10th Floor West Wing Phillips Bldg.

April 8, 1953

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San Juan 32-7 Unit San Juan County, New Mexico Unit No. 1/-08-001-441

Commissioner of Public Lands State of New Mexico Santa Fe, New Mexico

Cil Conservation Commission of the State of New Mexico Santa Fe, New Mexico

El Paso Natural Gas Company Badgett Tower El Paso, Texas

Amerada Petroleum Corporation Beacon Building Tulsa, Cklabona

Three States Natural Gas Company Tower Petroleum Building Dallas, Texas

Mortimer A. Kline 812 General Petroleum Bldg. 612 South Flower Los Angeles 17, California

N. B. Gerber B. R. Gerber 120 Wall Street New York, City, New York

Gentlemen:

Attached is a consent executed by Martin A. Pierce and Beverly Y. Pierce, his wife, covering their interest under Tract 32.

Since this consent was obtained subsequent to the approval of the Unit Agreement, it was necessary for Stanslind Oil and Gas Company to accept and commit it to the unit. This has been done and we are sending you a copy of this consent for your files.

Iours very truly,

PHILLIPS PETROLEUM COMPANY

ORIGINAL SIGNED BY

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SIALE OF NEW FIEWTON) SS.	
COUNTY OF Sen Juan	۲۰۰۰ تې . ۲۰۰۰ په د د د د د د د د د د د د د د د د د د	
On this 3	day of <u>March</u>	, 1953, before me person-
ally appeared <u>Martin A. Pier</u>	ce and wife, Boverly Y. Pi	erce
to me known to be the person	s_described in and who exe	ecuted the foregoing instrument
and acknowledged that they ex	ecuted the same as the ifree	act and deed.

IN WITNESS WHEREOF, I have hereunto set my official signature and affixed my notarial seal the day and year first above written.

Scarl h. Turacaburo Notary Public

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My Commission expires: by Commission Expires 7/25/55

INDIVIDUAL_ACKNOWLEDGEMENT

In consideration of the execution of the Unit Agreement for the development and operation of the San Juan Unit Arca, 280 Toso County, New Mexico by Phillips Petroleum Company in form approved by the Secretary of the Interior and the Commissioner of Public Lands of the State of New Mexico, the undersigned owners of lands or interests in lands or royalties or other interests in production of oil, gue and other hydrocarbon substances which may be produced from the land affected by said Unit Agreement hereby severally, each to the extent of his or her particular ownership or interest, consent to the inclusion of said lands within the Unit Area therein defined, ratify, approve and adopt the terms of said Unit Agreement as being applicable to said several lands and interests, agree that the term of any lease or other agreement given by the undersigned in which the undersigned claims an interest is extended or modified to the extent nocessary to make the same conform to the terms of said Unit Agreement, agree that the drilling and development requirements of all leases and other instruments in which their several rights and interests are created or defined shall be deemed fully performed by the performance of the provisions of said Unit Agreement, and agree that payment for unitized substances upon the basis of production allocated under said Unit Agreement to the particular lands to which their rights or interests apply, regardless of actual production therefrom, shall constitute full performance of any and all such obligations to the undersigned existing under such leases or other contracts. For the same consideration each of the undersigned warrants and agrees that the schedule attached as Echibit "B" to said Unit Agreement correctly states his interest in the lands within the unit area as of the date of his execution of this consent.

The terms and provisions hereof shall extend to and be binding upon the heirs, personal representatives, successors and assigns of the undersigned and each of them.

IN WITNESS WHEREOF, the undersigned have caused this instrument to be effected and have set opposite their respective names the date of execution thereof,

ADDRESS	SIGNATURE
H. to , N- placking	Martin a. fuir
2 ²	Beverly & herce
Date:	
Stanolind Oil and Gas Company as wor on Exhibit B to the San Juan 32-7 Un to the Unit Agreement of the royalty	king interest owner under Tract 32 as shown it Agreement hereby consents to the joinder interest owned by Martin A. Pierce and he aforesaid tract.
	STANOLIND OIL AND GAS COMPANY
Date:_Attest:_C.A. Walker /s/	
PROPERLY ACKNOWLEDGED	Vice President
Date:	
Date:	

STATE OF NEW MEXICO. County of San Juan I nereby certify and lot tere dep 2:40 . et . corded in back. of the

In consideration of the execution of the Unit Agreement for the development and operation of the San Joan Bran the Unit Area, the County, New Mexico by Phillips Petroleum Company in form approved by the Secretary of the Interior and the Commissioner of Public Lands of the State of New Mexico, the undersigned owners of Land or interests in lands or royalties or other interests in production of oil, gas and other hydrocarbon substances which may be produced from the land affected by said Unit Agreement hereby severally, each to the extent of his or her particular ownership or interest, consent to the inclusion of said lands within the Unit Area therein defined, ratify, approve and adopt the terms of said Unit Agreement as being applicable to said several lands and interests, agree that the term of any lease or other agreement given by the undersigned in which the undersigned claims an interest is extended or modified to the extent necessary to make the same conform to the terms of said Unit Agreement, agree that the drilling and development requirements of all leases and other instruments in which their several rights and interests are created or defined shall be deemed fully performed by the performance of the provisions of said Unit Agreement, and agree that payment for unitized substances upon the basis of production allocated under said Unit Agreement to the particular lands to which their rights or interests apply, regardless of actual production therefrom, shall constitute full performance of any and all such obligations to the undersigned existing under such leases or other contracts. For the same consideration each of the undersigned warrants and agrees that the schedule attached as Exhibit "B" to said Unit Agreement correctly states his interest in the lands within the unit area as of the date of his execution of this consent.

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IN WITNESS WHEREOF, the undersigned have caused this instrument to be effected and have set opposite their respective names the date of execution thereof.

ADDRESS SIGNATURE Date:

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In consideration of the execution of the Unit Agreement for the development and operation of the San Juan <u>32-7</u> Unit Area, <u>Juan</u> County, New Mexico by Phillips Petroleum Company in form approved by the Secretary of the Interior and the Commissioner of Public Lands of the State of New Mexico, the undersigned owners of lands or interests in lands or royalties or other interests in production of oil, gas and other hydrocarbon substances which may be produced from the land affected by said Unit Agreement hereby severally, each to the extent of his or her particular ownership or interest, consent to the inclusion of said lands within the Unit Area therein defined, ratify, approve and adopt the terms of said Unit Agreement as being applicable to said several lands and interests, agree that the term of any lease or other agreement given by the undersigned in which the undersigned claims an interest is extended or modified to the extent necessary to make the same conform to the terms of said Unit Agreement, agree that the drilling and development requirements of all leases and other instruments in which their several rights and interests are created or defined shall be deemed fully performed by the performance of the provisions of said Unit Agreement, and agree that payment for unitized substances upon the basis of production allocated under said Unit Agreement to the particular lands to which their rights or interests apply, regardless of actual production therefrom, shall constitute full performance of any and all such obligations to the undersigned existing under such leases or other contracts. For the same consideration each of the undersigned warrants and agrees that the schedule attached as Exhibit "B" to said Unit Agreement correctly states his interest in the lands within the unit area as of the date of his execution of this consent.

The terms and provisions hereof shall extend to and be binding upon the heirs, personal representatives, successors and assigns of the undersigned and each of them.

IN WITNESS WHEREOF, the undersigned have caused this instrument to be effected and have set opposite their respective names the date of execution thereof.

ADDRESS	SIGNATURE
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_217 So. Que, E, Portaler, N. W.	
Date: 11/26/5-2	
	- Jean Burrughs
Date:	
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in and who executed the foregoing instrument.			
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in and who executed the foregoing instrument, each and deed.			
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and acknowledged that executed the same as free act and deed.

the day and year in this certificate above written. IN WITNESS WHEREOF, I have hereunto set my hand and affixed my official seal

Notary Public

My commission expires:

To day of

COUNTY OF •SS (______ TATE OF

and acknowledged that executed the same as free act and deed. to me known to be the person described in and who executed the foregoing instrument,

÷

the day and year in this certificate above written. IN WITNESS WHEREOF, I have hereunto set my hand and affixed my official seal

Notary Public

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My commission expires:

In consideration of the execution of the Unit Agreement for the development and operation of the San Juan <u>32.7</u> Unit Area, <u>SAN JAN</u> County, New Mexico by Phillips Petroleum Company in form approved by the Secretary of the Interior and the Commissioner of Public Lands of the State of New Mexico, the undersigned owners of lands or interests in lands or royalties or other interests in production of oil, gas and other hydrocarbon substances which may be produced from the land affected by said Unit Agreement hereby severally, each to the extent of his or her particular ownership or interest, consent to the inclusion of said lands within the Unit Area therein defined, ratify, approve and adopt the terms of said Unit Agreement as being applicable to said several lands and interests, agree that the term of any lease or other agreement given by the undersigned in which the undersigned claims an interest is extended or modified to the extent necessary to make the same conform to the terms of said Unit Agreement, agree that the drilling and development requirements of all leases and other instruments in which their several rights and interests are created or defined shall be deemed fully performed by the performance of the provisions of said Unit Agreement, and agree that payment for unitized substances upon the basis of production allocated under said Unit Agreement to the particular lands to which their rights or interests apply, regardless of actual production therefrom, shall constitute full performance of any and all such obligations to the undersigned existing under such leases or other contracts. For the same consideration each of the undersigned warrants and agrees that the schedule attached as Exhibit "B" to said Unit Agreement correctly states his interest in the lands within the unit area as of the date of his execution of this Consent.

The terms and provisions hereof shall extend to and be binding upon the heirs, personal representatives, successors and assigns of the undersigned and each of them.

IN WITNESS WHEREOF, the undersigned have caused this instrument to be effected and have set opposite their respective names the date of execution thereof.

Ronte 1. Dalhart Tex as

ADDRESS

SIGNATURE Marc

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Date:____

Date:

Date:

Date:

STATE OF Tax as COUNTY OF Dallam SS.

On this 1st day of November, 1952, before ne personally appeared V.H. me Ree & Mandie M. Me Ree, this wife

to me known to be the person \leq described in and who executed the foregoing instrument, and acknowledged that \underline{THEF} executed the same as \underline{THEF} free act and deed.

IN WITNESS WHEREOF, I have hereunto set my hand and affixed my official seal the day and year in this certificate above written.

Notary Public

My commission expires:

June 1, 1953

STATE OF _____) SS.

On this _____ day of _____, 19____, before me personally appeared

to me known to be the person_____ described in and who executed the foregoing instrument, and acknowledged that ______ executed the same as ______ free act and deed.

IN WITNESS WHEREOF, I have hereunto set my hand and affixed my official seal the day and year in this certificate above written.

Notary Public

My commission expires:

STATE OF _____) SS.

On this _____ day of _____, 19____, before me personally appeared

to me known to be the person ______ described in and who executed the foregoing instrument, and acknowledged that ______ executed the same as ______ free act and deed.

IN WITNESS WHEREOF, I have hereunto set my hand and affixed my official seal the day and year in this certificate above written.

In consideration of the execution of the Unit Agreement for the development and operation of the San Juan <u>32-7</u> Unit Area, <u>Juan</u> County, New Mexico by Phillips Petroleum Company in form approved by the Secretary of the Interior and the Commissioner of Public Lands of the State of New Mexico, the undersigned owners of lands or interests in lands or royalties or other interests in production of oil, gas and other hydrocarbon substances which may be produced from the land affected by said Unit Agreement hereby severally, each to the extent of his or her particular ownership or interest, consent to the inclusion of said lands within the Unit Area therein defined, ratify, approve and adopt the terms of said Unit Agreement as being applicable to said several lands and interests, agree that the term of any lease or other agreement given by the undersigned in which the undersigned claims an interest is extended or modified to the extent necessary to make the same conform to the terms of said Unit Agreement, agree that the drilling and development requirements of all leases and other instruments in which their several rights and interests are created or defined shall be deemed fully performed by the performance of the provisions of said Unit Agreement, and agree that payment for unitized substances upon the basis of production allocated under said Unit Agreement to the particular lands to which their rights or interests apply, regardless of actual production therefrom, shall constitute full performance of any and all such obligations to the undersigned existing under such leases or other contracts. For the same consideration each of the undersigned warrants and agrees that the schedule attached as Exhibit "B" to said Unit Agreement correctly states his interest in the lands within the unit area as of the date of his execution of this consent.

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IN WITNESS WHEREOF, the undersigned have caused this instrument to be effected and have set opposite their respective names the date of execution thereof.

ADDRESS SIGNATURE el 33 Thomas B Miller, Coralo Beulah Mieler Date: Date: Date:

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IN WITNESS WHEREOF, I have hereunto set my hand and affixed my official seal the day and year in this certificate above written.

In consideration of the execution of the Unit Agreement for the development and operation of the San Juan 32- " Unit Area, and Juan County, New Mexico by Phillips Petroleum Company in form approved by the Secretary of the Interior and the Commissioner of Public Lands of the State of New Mexico, the undersigned owners of lands or interests in lands or royalties or other interests in production of oil, gas and other hydrocarbon substances which may be produced from the land affected by said Unit Agreement hereby severally, each to the extent of his or her particular ownership or interest, consent to the inclusion of said lands within the Unit Area therein defined, ratify, approve and adopt the terms of said Unit Agreement as being applicable to said several lands and interests, agree that the term of any lease or other agreement given by the undersigned in which the undersigned claims an interest is extended or modified to the extent necessary to make the same conform to the terms of said Unit Agreement, agree that the drilling and development requirements of all leases and other instruments in which their several rights and interests are created or defined shall be deemed fully performed by the performance of the provisions of said Unit Agreement, and agree that payment for unitized substances upon the basis of production allocated under said Unit Agreement to the particular lands to which their rights or interests apply, regardless of actual production therefrom, shall constitute full performance of any and all such obligations to the undersigned existing under such leases or other contracts. For the same consideration each of the undersigned warrants and agrees that the schedule attached as Exhibit "B" to said Unit Agreement correctly states his interest in the lands within the unit area as of the date of his execution of this consent.

The terms and provisions hereof shall extend to and be binding upon the heirs, personal representatives, successors and assigns of the undersigned and each of them.

IN WITNESS WHEREOF, the undersigned have caused this instrument to be effected and have set opposite their respective names the date of execution thereof.

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NOTARY ACKNOWLEDGMENT --- Individual

STATE OF NEW MEXICO, day of Ob County of Man 19 62, before me personally a Lucero Man + 201 appeared Manuel 9 Luce to me personally known to be the person. ... described in and who executed the foregoing instrument, and ac-knowledged that free act and deed. IN WITNESS WHEREOF, I have hereunto set my hand and affixed my official seal the day and year albert c) signes -Notary Public in this certificate first above written.

My Commission expires Oct 27. 1955

TROLEUM COMPANY

10th Floor West Wing Phillips Bldg.

April 8, 1953

Ne: San Juan 32-7 Unit San Juan County, N. M. Unit No. 14-08-001-441

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Commissioner of Public Lands State of New Mexico Santa Fe, New Mexico

Oil Conservation Commission of the State of New Mexico Santa Fe, New Mexico

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El Paso Natural Gas Company Bassett Tower El Paso, Texas

Stanolind Oil and Gas Company Stanolind Building Tulsa, Oklahoma

Amerada Petroleum Corporation Beacon Building Tulsa, Oklahoma

Three States Natural Gas Company Tower Petroleum Building Dallas, Texas

N. B. Gerber B. R. Gerber 129 Wall Street New York City, New York

Centlemen:

Attached is a copy of a letter dated February 10, 1953, evidencing Mortimer A. Kline's approval of the commitment of the interests of Ralph Lowe, Erma Lowe, W. H. Black, Frances Black, C. K. Lowe, and Inez R. Lowe under Tract 5 to the above unit. This letter should be attached to your copy of the consent executed by the above parties.

Yours very truly,

By

PHILLIPS PETROLEUM COMPANY

ORIGINAL SIGNED BY

Owen I. Jones

OlJ:ndb encl. cc: G. E. Benskin file

PHILLIPS PETROLEUM COMPANY

LAND AND GEOLOGICAL DEPARTMENT

- C. O. STARK, VICE PRESIDENT
- D. E. LOUNSBERY, CHIEF GEOLOGIST
- D. C. HEMSELL, MGR. LAND DIVISION
- W. B. WEEKS, MGR. GEOLOGICAL SECTION
- A. J. HINTZE, MGR. EXPLORATION SECTION

BARTLESVILLE, OKLAHOMA

10 West Wing Phillips Bldg. February 16, 1953

Charle \$20

Re: San Juan Unit 32-7 San Juan County, N. M. Unit No. 14-08-001-441

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The Oil Conservation Commission of the State of New Mexico Santa Fe, New Mexico

> OIL CONSERVATION COMMISSION SANTA FE. HEW NAT KING

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Gentlemen:

John Burrough, the owner of a five percent override in Tract 18, executed a consent on November 26, 1952, committing his interest to the San Juan 32-7 Unit. The Unit had previously been filed with the U.S.G.S. for approval, and was approved prior to the time the consent from John Burrough was filed with the U.S.G.S.

Pursuant to Paragraph 30 of the Unit Agreement, El Paso Natural Gas Company has executed a consent approving the inclusion of this overriding interest to the Unit. In order that your files may be complete we are enclosing a copy of the consent executed by El Paso, dated February 6, 1953, which should be attached to your copy of the Unit Agreement.

Yours very truly,

PHILLIPS PETROLEUM COMPANY

B Owen I. Jones

OIJ:ndb encl.

cc: G. E. Benskin

<u>consent</u>

WHEREAS, El Paso Natural Gas Company on September 16, 1952, executed a Unit Agreement covering the area embraced in the San Juan 32-7 Unit, San Juse County, State of New Mexico, said Unit Agreement having been approved by the Birecter, United States Geological Survey on December 16, 1952, and

WHEREAS, El Paso Natural Gas Company is the working interest owner of Tract 18 as set out in Exhibit "B" to said Unit Agreement, said Tract being described as SW/4 Section 2, Township 31 North, Range 7 West, N.M.P.M., being covered by New Mexico State Lease No. E-3105-1, and

MELEREAS, John Burroughs is the owner of a five (5) percent overriding regulty interest in the lands embraced in said lease, and

WHEREAS, John Burroughs, as a non-working interest owner, executed a gensent and joinder committing his interest to said Unit Agreement, said in the United States Geological Survey on January 5, 1953,

NOW, THEREFORE, in accordance with the provisions of Section 30 of said Unit Agreement, El Paso Natural Gas Company, as working interest owner, hereby consents to the joinder of said Unit by said non-working interest own

IN WITNESS WHEREOF, El Paso Natural Gas Company has caused this instrument to be executed and its official seal affixed on this the 6 day of February, 1953.

EL PASO NATURAL GAS COMPANY

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SPANTE OF TIXAS **SS.:** COMMITTE OF IL PASO)

In this 6 day of February, 1953, before me appeared C. L. Perkins, me permanally known, who, being by me duly sworn, did say that he is the Vice selfers of El Paso Natural Gas Company and that the seal affixed to said trument is the corporate seal of said companying and that the seal affixed to said truest is the corporate seal of said corporation, and that said instrument signed and sealed in behalf of said corporation by authority of its board tirestors, and said C. L. Perkins acknowledged said instrument to be the free t and dead of said corporation.

IN WITHESS WHEREOF, I have hereunto set my hand and affixed my official Else M Rechardson

tr Commission expires:

my commission expires dune 1, 1950

ELSE M. RICHARDSON Notary Public in and for El Paso County, State of Texas

PHILLIPS PETROLEUM COMPANY

10 W.W. Phillips Bldg. BARTLESVILLE, OKLAHOMA

August 12, 1953

Re: San Juan 32-7 Unit San Juan County New Mexico Unit #14-08-001-441

CII.

AUG 2 1 1953

United States Department of the Interior Geological Survey Roswell, New Mexico

Commissioner of Public Lands State of New Mexico Santa Fe, New Mexico

Oil Conservation Commission of the State of New Mexico Santa Fe, New Mexico

Gentlemen:

Pursuant to Paragraph 30 of San Juan 32-7 Unit Agreement, Mr. H. H. Phillips has joined said San Juan 32-7 Unit, thereby committing his working interest shown as tract 7 on Exhibit "B" to Unit Agreement. Mr. Phillips' joinder is effective September 1, 1953.

Attached hereto are copies of instruments of joinder of San Juan 32-7 Unit executed by H. H. Phillips and Winnie A. Phillips, his wife, and approved by Phillips Petroleum Company as Unit Operator.

Yours very truly,

PHILLIPS PETROLEUM COMPANY

OIJ:RW:wg Attachment

Copies of the foregoing letter have been sent to the following working interest El Paso Natural Gas Company 1010 Bassett Tower El Paso, Texas Stanolind Oil and Gas Company Oil and Gas Building Fort Worth, Texas Amerada Petroleum Corporation Beacon Building Tulsa, Oklahoma Three States Natural Gas Company Tower Building Dallas, Texas Mr. N. B. Gerber Mr. B. R. Gerber 120 Wall Street New York, N.Y. Tevis F. Morrow A. H. Meadows 1404 Republic Bank Building Dallas, Texas H. H. Phillips 306 Milam Building San Antonio, Texas

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Copies of the foregoing letter have been distributed to Phillips Petroleum Company as follows:

Messrs: H. E. Koopman R. E. Parr R. L. Powell R. L. Pulsifer (3) E. R. Holt D. M. McBride W. M. Freeman F. E. Smythe (2) G. P. Bunn A. M. Rippel P. B. Cordry T. E. Smiley S. E. Redman R. F. Rood G. E. Benskin V. R. Reese E. A. Humphrey (3) M. A. Tippie J. W. Mims

RATIFICATION AND JOINDER IN UNIT OPERATING AGREEMENT UNDER UNIT AGREEMENT FOR THE DEVELOPMENT AND OPERATION OF THE SAN JUAN 32-7 UNIT AREA, COUNTY OF SAN JUAN STATE OF NEW MEXICO

The undersigned, H. H. Phillips and wife <u>Winnie A. Phillips</u>, the owners of the Working Interest in Tract No. 7 shown on "Exhibit B" attached to the Unit Agreement for the development and operation of the San Juan 32-7 Unit Area, San Juan County, New Mexico, to the extent of their ownership or interest as therein described and therein shown as being owned by H. H. Phillips, hereby consent to the inclusion of said lands within the Unit Area of said Unit Agreement, and hereby approve, adopt and ratify the Unit Operating Agreement, executed by the Unit Operator and other working interest owners under said Unit Agreement, in the form and as submitted to the United States Geological Survey in connection with the submission of the aforesaid Unit Agreement.

IN WITNESS WHEREOF, the undersigned have executed these presents in order that said Unit Operating Agreement shall be binding upon the undersigned, their heirs, administrators, executors, assigns and successors in interest in accord with all of the terms, provisions and conditions thereof.

Executed this 29th day of July, 1953.

JOINDER APPROVED AND ACCEPTED: PHILLIPS PETROLEUM COMPANY NaR BY Vice President UNIT OPERATOR / H & HOLDHAN August 7, 1953

Winnie A. Phillips

STATE OF Texas COUNTY OF Bexar

On this 29th day of July , 1953, before me personally appeared H. H. Phillips and <u>Winnie A. Phillips</u>, his wife, to me known to be the persons described in and who executed the foregoing instrument, and acknowledged that they executed the same as their free act and deed.

IN WITNESS WHEREOF, I have hereunto set my hand and affixed my official seal the day and year in this certificate above written.

Remaine) O. . Notary Fi

My commission expires:

June 1, 1955

GERMAINE O. DAVIS Notary Public, Bezar County, Texas

In consideration of the execution of the Unit Agreement for the development and operation of the San Juan 32-7 Unit Area, San Juan County, New Mexico by Phillips Petroleum Company in form approved by the Secretary of the Interior and the Commissioner of Public Lands of the State of New Mexico, the undersigned owners of lands or interests in lands or royalties or other interests in production of oil, gas and other hydrocarbon substances which may be produced from the land affected by said Unit Agreement hereby severally, each to the extent of his or her particular ownership or interest, consent to the inclusion of said lands within the Unit Area therein defined, ratify, approve and adopt the terms of said Unit Agreement as being applicable to said several lands and interests, agree that the term of any lease or other agreement given by the undersigned in which the undersigned claims an interest is extended or modified to the extent necessary to make the same conform to the terms of said Unit Agreement, agree that the drilling and development requirements of all leases and other instruments in which their several rights and interests are created or defined shall be deemed fully performed by the performance of the provisions of said Unit Agreement, and agree that payment for unitized substances upon the basis of production allocated under said Unit Agreement to the particular lands to which their rights or interest apply, regardless of actual production therefrom, shall constitute full performance of any and all such obligations to the undersigned existing under such leases or other contracts. For the same consideration each of the undersigned warrants and agrees that the schedule attached as Exhibit "B" to said Unit Agreement correctly states his interest in the lands within the unit area as of the date of his execution of this Consent.

The terms and provisions hereof shall extend to and be binding upon the heirs, personal representatives, successors and assigns of the undersigned and each of them.

IN WITNESS WHEREOF, the undersigned have caused this instrument to be effected and have set opposite their respective names the date of execution thereof.

ADDRESS	
305 Milam Building	H
San Antonio 5, Texas	l
Date:July 29, 1983	W1N
Date:	
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Date:	
Date:	
APPROVED AND CONSENTED TO: NOR PHILLUS PETROLEUM, COMPANY	
By // Wice President &	x
San Juan 32-7 Unit Operator	

Notary Public, Bezar County, Teras	0001 June 1, 1955
GERMAINE O. DAVIS	XV commission expires:
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to me known to be the person described in and who executed the foregoing instrument, and acknowledged that

day and year in this certificate above written.

Notary Public

My commission expires:

STATE OF COUNTY OF C

acknowledged that ______ executed the same as ______ free act and deed.

day and year in this certificate above written.

Notary Public

My commission expires:



In consideration of the execution of the Unit Agreement for the development and operation of the San Juan <u>32 - 7</u> Unit Area, <u>14 July</u> County, New Mexico by Phillips Petroleum Company in form approved by the Secretary of the Interior and the Commissioner of Public Lands of the State of New Mexico, the undersigned owners of lands or interests in lands or royalties or other interests in production of oil, gas and other hydrocarbon substances which may be produced from the land affected by said Unit Agreement hereby severally, each to the extent of his or her particular ownership or interest, consent to the inclusion of said lands within the Unit Area therein defined, ratify, approve and adopt the terms of said Unit Agreement as being applicable to said several lands and interests, agree that the term of any lease or other agreement given by the undersigned in which the undersigned claims an interest is extended or modified to the extent necessary to make the same conform to the terms of said Unit Agreement, agree that the drilling and development requirements of all leases and other instruments in which their several rights and interests are created or defined shall be deemed fully performed by the performance of the provisions of said Unit Agreement, and agree that payment for unitized substances upon the basis of production allocated under said Unit Agreement to the particular lands to which their rights or interests apply, regardless of actual production therefrom, shall constitute full performance of any and all such obligations to the undersigned existing under such leases or other contracts. For the same consideration each of the undersigned warrants and agrees that the schedule attached as Exhibit "B" to said Unit Agreement correctly states his interest in the lands within the unit area as of the date of his execution of this consent.

The terms and provisions hereof shall extend to and be binding upon the heirs, personal representatives, successors and assigns of the undersigned and each of them.

IN WITNESS WHEREOF, the undersigned have caused this instrument to be effected and have set opposite their respective names the date of execution thereof.

1:55 Date: Date:

NOTARY ACKNOWLEDGMENT---Individual

STATE OF NEW MEXICO, County of 42n Jacan	\$8.
	1952 before me personally
to me personally known to be the person descri	bed in and who executed the foregoing instrument, and ac-
	set my hand and affixed my official seal the day and year
in this certificate first above written. My Commission expires 27.1763	- 20 Reput internets Notary Public

In consideration of the execution of the Unit Agreement for the development and operation of the San Juan 3 - 7 Unit Area, County, New Mexico by Phillips Petroleum Company in form approved by the Secretary of the Interior and the Commissioner of Public Lands of the State of New Mexico, the undersigned owners of lands or interests in lands or royalties or other interests in production of oil, gas and other hydrocarbon substances which may be produced from the land affected by said Unit Agreement hereby severally, each to the extent of his or her particular ownership or interest, consent to the inclusion of said lands within the Unit Area therein defined, ratify, approve and adopt the terms of said Unit Agreement as being applicable to said several lands and interests, agree that the term of any lease or other agreement given by the undersigned in which the undersigned claims an interest is extended or modified to the extent necessary to make the same conform to the terms of said Unit Agreement, agree that the drilling and development requirements of all leases and other instruments in which their several rights and interests are created or defined shall be deemed fully performed by the performance of the provisions of said Unit Agreement, and agree that payment for unitized substances upon the basis of production allocated under said Unit Agreement to the particular lands to which their rights or interests apply, regardless of actual production therefrom, shall constitute full performance of any and all such obligations to the undersigned existing under such leases or other contracts. For the same consideration each of the undersigned warrants and agrees that the schedule attached as Exhibit "B" to said Unit Agreement correctly states his interest in the lands within the unit area as of the date of his execution of this consent.

The terms and provisions hereof shall extend to and be binding upon the heirs, personal representatives, successors and assigns of the undersigned and each of them.

IN WITNESS WHEREOF, the undersigned have caused this instrument to be effected and have set opposite their respective names the date of execution thereof.

ADDRESS Date:

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the day and year in this certificate above written. IN WITNESS WHEREOF, I have hereunto set my hand and affixed my official seal

My commission expires:

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to me known to be the person described in and who executed the foregoing instru-

the day and year in this certificate above written. IN WITNESS WHEREOF, I have hereunto set my hand and affixed my official seal

Notary Public

My commission expires:

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to me known to be the person described in and who executed the foregoing inst ment, and acknowledged that described the same as free act and deed. described in and who executed the foregoing instru-

the day and year in this certificate above written. IN WITNESS WHEREOF, I have hereunto set my hand and affixed my official seal

Notary Public

My commission expires:

In consideration of the execution of the Unit Agreement for the development and operation of the San Juan Unit Area, Juan County, New Mexico by Phillips Petroleum Company in form approved by the Secretary of the Interior and the Commissioner of Public Lands of the State of New Mexico, the undersigned owners of lands or interests in lands or royalties or other interests in production of oil, gas and other hydrocarbon substances which may be produced from the land affected by said Unit Agreement hereby severally, each to the extent of his or her particular ownership or interest, consent to the inclusion of said lands within the Unit Area therein defined, ratify, approve and adopt the terms of said Unit Agreement as being applicable to said several lands and interests, agree that the term of any lease or other agreement given by the undersigned in which the undersigned claims an interest is extended or modified to the extent necessary to make the same conform to the terms of said Unit Agreement, agree that the drilling and development requirements of all leases and other instruments in which their several rights and interests are created or defined shall be deemed fully performed by the performance of the provisions of said Unit Agreement, and agree that payment for unitized substances upon the basis of production allocated under said Unit Agreement to the particular lands to which their rights or interests apply, regardless of actual production therefrom, shall constitute full performance of any and all such obligations to the undersigned existing under such leases or other contracts. For the same consideration each of the undersigned warrants and agrees that the schedule attached as Exhibit "B" to said Unit Agreement correctly states his interest in the lands within the unit area as of the date of his execution of this consent.

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IN WITNESS WHEREOF, the undersigned have caused this instrument to be effected and have set opposite their respective names the date of execution thereof.

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Farmington, New Mexico	JV.TO. / Junions Grant 219.
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NOTARY ACKNOWLEDGME	ENTIndividual
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IN WITNESS WHEREOF, I have hereunto set my han	d and affixed my official seal the day and year
this certificate first above written.	albut c Jaques.
My Commission expires Ock 27. 1955	Natary Public

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41 81	fat. 4570. as amended, to Ralph MaCorulok
t r iands	neithe County of San Juan
	Se, Section 25; Sa, Section 27; Na, Section 33; and Ma, Section 35; Township 32 North Range 7 West, N.N.P.M., containing 1,280 mores, more or leas.
which	lease is subject to the following overriding royalties or other burdens on production, to wit:
	2% to Ralph McCormick and Clayton McCormick, his wife, Box 458, Whitney, Nevada.
. •	his wife,
	hat the undersigned T. H. MCELVAIN and Catherine B. MCELVEN hereinafter called Assignor and other valuable considerations;
	ther one or more), for and in consideration of the sum of Ten and no/100 Dollars with the bit of which is hereby acknowledged, and for and in consideration of the agreements, covenants and promises
hereit	n contained, does hereby sell, assign, munifer and set over unto
	lding, Oklahoma City, Oklahoma, hereinafter called Assignee, the above described oil and case insofar as it covers

1 12/2/2

Sk, Section 25; Township 32 North Range 7 West, N.M.P.M., containing 320 mores. (No. N. M. 03378)

Alt and a second a

ASSET N.S.

together with any renewal or extension thereof and any exchange, preference right or additional lease that may be issued thereunder.

TO HAVE AND TO HOLD the interest so transferred and assigned unto Assumes, and the successors in interest of Assignee, formet.

1. Assignor covenants and warrants that Assignor is the lawful owner of said lease and the entire lease's evale thereander, sonject only as such overriding rowalties or other burdens on production if any, as are specifically set forth above, and here full power, right and automotive to make and deliver this transfer and to conves the same. This the same is free and clear of all lians and scomparates, that all obligations to make and deliver this transfer and to conves the same, the therein have been fully performed and scomparates that all of the obligations and deliver this transfer and to conves the same, that the tester have been fully performed and scomparates; that all of the obligations of an easily the series of said lease is now in full force and effect and no scompt due to a said lease is now in full force and effect are the said set sing and its. Associng will warrant and defend the same against the lawful to shak and demarks of all preserve whomsoever. Without instants of the Assignee's rights ander the warranty provisions of this assignment it is agreed that if Association whomsoever, where the that the full environship of a understee to the solutions and agreements hereinship to the original performed and serve herein all to be that if Association with the proportionately associate whomsoever. Without instants of the assignee's rights ander the warranty provisions of this assignment it is agreed that if Association to be overriding regards being as as forth shores, and serve been and agreements hereinship to the conditions and agreements hereinship to the to the conditions and agreements hereinship to the individual serve to the conditions and agreements hereinship to the overriding regards to the conditions and agreements hereinship to the addition to the overriding regardies, if any, as as forth shores, a set forth shore, and in addition to the overriding regardies, if any, as as forth shores, and agreement of the start set of the start set of the sterment of the start set of the start set of the

2. So bject to the conditions and agreeneous hereinalter set torth, and in addition to the overriding coyalties, if any, as see forth score, Assignce appendix to pay or cause to be paid to Assignor an overriding toyalty of **11779**. per cent of the value on the loased premises or, it marketed, of the proceeds derived from the sale, at the well or wells on said land, of all oil, gas, casingband has and other minerals produced, saved and marketed under the provisions of said oil and gas lease, including any extensions or renewals or leases executed in heal thereof, from the lands has hereinalises described, or of such production as may be allocated thereto, as hereinalter mentioned. PROVIDED, HOWOVER, that no overriding royalty shall be paid or shall accure upon any set, gas, casinghead gas or other gaseous substances produced, which are used for operating, development or production purposes on the above described lands or lards covered by any unit plan including soid (ands, or are unavoidably ics), and no overriding royalty shall be payable on gas, ensinghead gas or other gaseous substances used for recycling or repressuring operating, development or production purposes on the above described land or lands covered by any unit plan including soid (ands, or are unavoidably ics), and no overriding royalty shall be payable on gas, ensinghead gas or other gaseous substances used for recycling or repressuring operations on the above described land or the unitized area of such time plan, and which may benefit the above described lands, or any part three of it is further expressly provided and agreed that a may time when the average production per well per day if or any one month period; is officen (15) barrels or less, and when the overriding royalty herein provided to be paid to Assignor plus the total of all prior existing overriding royalities or burdens on production, if any, plus the coyalty payable to the United States in aggregate exceed seventees and on-hall peri cent (10%), then the overriding royalty payable

3. In the event the above described land, or any part thereof, or any sands or horizons thereof, are it shall have fter be incorporated in and be operated under any cooperative or unit plan of development or operation, or other plan for the conservation of oil or gas to a single poel or area or other ignerments relating to the development of any production from said land (any such plan or agreements being for concentrated in and lore referred to see "unit plan"), whereby the production therefrom is allocated to different portions of the land covered by such unit plan, then the production as allocated to any particular tract of said above described land, shall, for the purpose of calculating said overriding rovalry to be hald. Assigned hereonder, be regarded as having been produced from the particular tract of land to which it is so allocated and not from any other tract of land, shall be based on the production only as so allocated.

- 4. Said overriding royalty shall be paid so er before the last day of each month next succeeding the month in which said ell, gas, casing-

Bank of **Santa Fe. New Mexico**, for the secount of Assigner, his successors or assigns. Said bank, or its successors, is or are the agent of Assigner, his successors or assigns, and shall continue as depository for any and all sums payable by Assignee hereunder regardless of changes of ownership of said overriding reyaity, or any part thereof, or the right to receive the same.

5. In computing the amount of the overriding royalty payable hereunder, Assignee shall have the right to deduct, or cause to be deducted, from the amount or value of the oil, gas, casinghead gas or other gaseous substances, or the proceeds thereof, upon which said overriding royalty is computed, the full amount of any taxes required to be paid on such oil, gas, casinghead gas or other gaseous substances, or on she value or proceeds thereof, or for or on account of the production, sais, or transportation thereof, including any so-called gross production or severance taxes.

6. No change in the ownership of all or any part of the interests or rights of Assignor hereunder shall be binding upon Assignee unless and until Assignee shall be furnished with the original or an acceptable certified copy of the instrument or instruments evidencing such change of ownership or of other legal evidence of such change of ownership as may be required by Assignee, but notwithstanding any such change of ownership, Assignee shall have the right to continue to make all maney payments which may be payable hereunder to the depository bank herein above named. In the event of a dispute at any time concerning the ownership of any overriding royalty payable hereunder. Assignee may withhold payment of such overriding royalty without interest, until such dispute is actiled.

7. If, at any time, there shall be more than air parties entitled to receive, said overriding revalty payments, then Assignee shall have the right to withhold, without obligation to pay interest thereon, all said payments, unless and until all of the parties entitled thereto shall designate, in writing, in a recordable instrument to be delivered to Assignee, a truster to receive all said payments, to execute division orders and to act in all matters involving the overriding royalty to which they are entitled for and on their behalf and on behalf of their respective successors in title.

6 Assignor shall have the right to samp, all, or a tractantic part of min overviding coyairy as a unit, but shall not have the right to assign, to whole or in part, the same in less than all of the above described land.

9 Assignce agrees as between the parties hereto to keep and perform all of the agreements, conditions and provisions of said lense obligatory upon Assignor.

10. Notwithstanding the grant to Assignor of the above described overriding royalty, Assignee shall have the exclusive right, as between the parties hereto, to develop and operate all of the above described land and every part thereof to such extent and in such manner as assignee shall determine to be proper, without incurring any liability whatever to Assignor and nothing herein contained shall be deemed, as between the perties bereto to ublight Assignce or Assignce's successors in interest in said lease to drill for, produce or market oil, gas, casinghead gas or other gaseous substances from the above described land, or to continue the production therefrom for the benefit of Assignor.

II. Assignee is hereby granted the right, as to all or any part of the slove described land and as to any sand or horizon thereof, to enter into a unit plan, as herein defined, in such manner and form as Assignee shall deem proper and to commit Assignor's interest hereunder to such unit plan, and from time to time to modify, change or terminate any such unit plan, and Assignor hereby expressly ratifies and approves any and all such unit plans which may be so entered into by Assignee. Should the participation of Assignor or Assigner's successors, he required in the creation of any such unit plan or the modification or change thereof. Assignor, or Assignor's successors or assigns, do hereby make, constitute will sypoint Assignee, or Assignee's successors or assigns, as attorney-in-fact to make, execute and deliver each and all instruments that may be to required, and to do and perform any and all acts and things incident or relating thereto.

12. Assignce is hereby granted the right to release, forfeit and surrender the above mentioned lease, either in whole or in part, and from time to time, and upon the happening of such event, shall thereupon be fully and completely relieved, released and discharged from all not then accrued diabilities and all obligations to Assignor hereunder and under said lease to the extent it shall have been surrendered.

13. In the development or operation of the property covered by this absignment. Assignce agrees not to discriminate against any employee rapplicant for employment because of race, creed, color, or national origin, and to require an identical provision to be included in all subcontracts.

14 Special Provisions.

	Signed and delivered this	•	d	ay of an inter
ln	Presence of			

NEW MEXICO

STATE OF

1951

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(NEW MEXICO ACKNOWLEDGMENT-MAN AND WIFE

On this 2 the day of 1951, before me personally appeared T. H. MCELVEIN and Getherine B. MCELVEIN:

94

his wife, to us known to be dor persons described in and who executed the foregoing instrument, and acknowledged that they mented the same as their free act and deed.

top of tider an	hand and seal this	11	day at .
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Cathan	· 1-2		
	Notary	Public	
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(COLORADO ACKNOWLEDGMENT)

STATE OF LEAST			
OUNTY OF			
The foregoing instrument was acknow	owledged before me this	day of	
1.v			

WITNESS my hand and official seal.

My commission expire-:

Notary Public

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ASSIGNMENT OF OIL AND GAS LEASE

ENON ALL MEN BY THESE PRESENTS:

DENVER SHEEPERS ------

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. 11 •	na ac	48.0), as smeaded	. 10	A. 4	Caylor		· .		Lossee, c	overing tl	he follow	ing đes	eribed
landa	s th	the County of	S 83	a Juai	A		. S I	tate o	of 	Mori	مرد م		. ;

S2, Section 20; 32, Section 28; Ex, Section 34; 84, Section 35; Township 32 North Range 7 West, N.M.P.M., sontaining 1,280 acres.

which have a subject to the following overriding royalties or other burdens on production, to write

2% to A. Caylor and Lorena Caylor, his wife, Box 272, Hobbs, New Mexico.

receipt of which is hereby acknowledged, and for and in consideration of the agreements, covenants and promises

verem contained, does hereby sell, assign, transfer and set over unto . R. C. Vynna, 506 Frantfi ...

Building, Oklahoma City, Oklahome, hereinafter called Assignce, the above described oil and eas leave insofar as it covers

Sg, Section 26, Township 32 North Range 7 West, N.M.P.M., containing 320 acres. (N. M. #03374)

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together with any renewal or extension thereof and any exchange, preference right or additional lease that may be issued thereander.

TO MANE AND TO MODED be interest so transferred and assigned unto Assignee, and the successors in interest of Assignee, forever.

As grouped to the and the first that Assigner is the lawful owner of said lease and the entire lease's estate thereunder, subject only to depresenting regulates are often 1 means on production. If any, as are specifically set forth above, and has full power, right and authority to have and deliver during the largest in the same is free and clear of all liens and encumbrances; that all of the obligations and deliver during the terms of had been upon the lease if orem have been fully performed and compiled with; that said lease is now in full have and deliver during and in good standing, and that the same will warrant and defend the same against the lawful claims and definands of all percoss who assigns the terms of had the Assigner's rights under the warranty provisions of this assignment it is agreed that if Assigner's interviewed the terms that the defend the same the overriding rowalty reserved herein shall be proportionately reduced and the lease the true to the full and adjusted ownership of the lease the overriding rowalty reserved herein shall be proportionately reduced. I support to the conditions and agreements bereinalist set forth, and in addition to the overriding royalties, if any, as set forth above,

Longent to the conditions and agreements bereinder sectors, and in addition to the overriding royattes, it any, as set torm above, Arelan clugates to phy or cause to be pair to Assignor an overriding royalty of **there**, per cent of the value on the leased previses or, if mathematics of the proceeds derived from the sale, at the wells or said land, of all oil, gas, casinghead gas and other minerals produced, solved and marketed under the provisions of said oil and gas lease, including any extensions or renewals or leaves erecuted in lieu thereof, from the tande the heromatove described, or of such production as may be allocated thereto, as thereinafter mentioned. PROVIDED, HOWEVER, that we are ordered to be paired or shall accure upon any mill gas, casinghead gas or other gaseous substances produced, which are used for operating, development or production purposes on the above described land or lands covered by any unit plan including eaid lands, or are take order y lost, and be overriding regard value and agreed that at any time when the average production per well per day (for any one month period) is litteen. But further specify provided and agreed that at any time when the average production purposes are month period) is litteen. If barrels or rest, and when the overriding royalty berein provided to be paid to Assignor plus the total of all prior existing overriding rowalties or burdens on real-ution, if any, dus the royalty payable to the United States in aggregate exceed seventeen and one-ball per cent of 2000 the overriding royalty is provided to the Assignor hereauder shall be reduced to the extent that said aggregate shall equal seventeen of the original royalty is provided to the Assignor hereauder shall be reduced to the extent that said aggregate shall equal seventeen and one healf per cent (17%)%, and to is provision shed apply separately to each productive zone or portiou of the lease segregated for computing unversioned, unpaid.

3. In the event the above described load, or say part thereof, or say saids or horizons thereof, are or shall hereafter be incorporated in and the operated under any cooperative of our plan of development or operation, or other plan for the conservation of oil or gas in a single pool or the operated under any cooperative of our plan of development or operation, or other plan for the conservation of oil or gas in a single pool or the operated under any cooperative of our plan of development of any production from said land (any such plan or agreements being for convenience our development of as "unit plan", whether the preduction thereform is allocated to different portions of the land covered by such unit plan, then the production as allocated to in particular tract of said above described land, shall, for the purpose of calculating said overriding royalty to be used besigner browneder, to reguled as having been produced from the particular tract of land to which it is so allocated and not from any other tract of land, and the royalty payments to be made, as herein provided, shall be based on the production only as so allocated 3. Said overriding royalty shall be paid on or before the last day of each month next succeeding the month in which said oil, gas, calling

bead gas or	other gaseous	s substances	s are marketed,	by mailing	a check,	postage	prepaid	to the	 		
	Sant	a Fe X	ational	Bank							
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SENCE FO, ROW MULLOU, Bank of SERTER TO, REW NULLEO, for the account of Assignor. His successors or assigns. Said back, or its successors us or are the agent of Assignor, his successors or assigns, and shall continue as depository for any and all sums pavable by Assignee increment, repardless of changes of eweership of said everyiding royalty, or any part thereof, or the right to receive the same. Bank of 630.5

5. Is computing the amount of the overriding royalty payable hereunder. Assignee shall have the right to deduced them tak around as value of the oil, gas, casinghead gas or other gaseous substances, or the proceeds thereof, upon which said overriding royalty to compute the full smount of any taxes required to be paid on such oil, gas, casinghead gas or other gaseous substances, or the gaseous substances, or on the value or compute the full smount of any taxes required to be paid on such oil, gas, casinghead gas or other gaseous substances, or on the value or not overeds thereof, or for on account of the production, sale, or transportation thereof, including any so-called gross production or severable taxes.

6. No change to the switereldp of all ar any part of the interests or rights of Assigner hereunder shall be binding upon Assignee aules and The second secon

If at any time, trere shall be more than six parties entitled to receive suid overriding royalty payments, then Assigned shall have the the the thought withhold, without chlightion to pay interest thereon, all said payments, unless and until all of the parties entitled thereto shall designed to withhold, without chlightion to be delivered to Assigned, a trustee to receive all said payments, to execute division orders and to get in malenes involving the coefficient to your sourcessors in the for and on their behalf and on behalf of their respective sourcessors in the

4. Montrom shall in othe visits to assign, all, so a fractional part of said overviding royalty as a unit bat shall not have the superior assigned while a transmission and the above described land.

9. A space agrees as between the parties hereto to keep and perform all of the agreements, conditions and provisions of said base oblica-service as Assigned.

Id that the state has the gradient of the above described overriding royalty. Assigner shall have the exclusive right, as between the enclosible to the state of the above described and every part thereof to such extent and in such manner as assumed shall be nearest, without the uning any liability whatever to Assigner and nothing herein contained shall be deemed, as between the partees of the other the other discribed is successed in interest in said lease to drill for, produce or market oil, gas, rasinghead gas at other laws its substates from the same downlike discribed land, or to continue the production the benefit of Assigner.

H As gave is hereby gravited the right as to all or any part of the above described land and as to any sand or horizon thereof, to enter prove a use there is hereby gravited the right as to all or any part of the above described land and as to any sand or horizon thereof, to enter prove a use that, and how there to each the anner and form as Assignee shall deem proper and to commit Assigner's interest hereunder to such all such and how there to each the time to each the enter instead approves any and all such and how there to each the bound of the participation of Assigner or Assigner's successors, he required in the order of any each at the described land or the modification or change thereof. Assigner, or Assigner's successors or assigns, as attorney-in-fact to make, execute and deliver each and all instruments that may be no entered and shings incident or relating thereto.

10 Assignments to rely granted the right to release, forfeit and surrender the above mentioned lease, either in whole or in part, and from the time, and upon the happening of such event, shall thereupon be fully and completely releved, released and discharged from all not then row indultities and all obligations to Assignor horeunder and under said lease to the extent it shall have been surrendered.

in the development or operation of the property covered by this assignment. Assigned agrees not to discriminate against any employee or ap locart for employment because of race, creed, color, or national origin, and to require an identical provision to be included in all subcontracts

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(NEW MEXICO ACKNOWLEDGMENT-MAN AND WIFE

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. 152., before me personally appeared si il 1 16, 1.11 day of

T. H. Moklvain Catherine B. McElvsin and

and the mean of the border presents described on and while executed the foregoing instrument, and acknowledged that the reverse the same as their free art and decd.

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Residing at Some la Ber in the.

(COLORADO ACKNOWLEDGMENT)

STATE IN 55

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. 19 The for-zoing instrument was acknowledged before me this day of he

WITNESS my hand and official seal.

My con mission expires : Notary Public •

Residing

In consideration of the execution of the Unit Agreement for the development and operation of the San Juan <u>32-7</u> Unit Area, <u>SAN JUAN</u> County, New Mexico by Phillips Petroleum Company in form approved by the Secretary of the Interior and the Commissioner of Public Lands of the State of New Mexico, the undersigned owners of lands or interests in lands or royalties or other interests in production of oil, gas and other hydrocarbon substances which may be produced from the land affected by said Unit Agreement hereby severally, each to the extent of his or her particular ownership or interest, consent to the inclusion of said lands within the Unit Area therein defined, ratify, approve and adopt the terms of said Unit Agreement as being applicable to said several lands and interests, agree that the term of any lease or other agreement given by the undersigned in which the undersigned claims an interest is extended or modified to the extent necessary to make the same conform to the terms of said Unit Agreement, agree that the drilling and development requirements of all leases and other instruments in which their several rights and interests are created or defined shall be deemed fully performed by the performance of the provisions of said Unit Agreement, and agree that payment for unitized substances upon the basis of production allocated under said Unit Agreement to the particular lands to which their rights or interests apply, regardless of actual production therefrom, shall constitute full performance of any and all such obligations to the undersigned existing under such leases or other contracts. For the same consideration each of the undersigned warrants and agrees that the schedule attached as Exhibit "B" to said Unit Agreement correctly states his interest in the lands within the unit area as of the date of his execution of this consent.

The terms and provisions hereof shall extend to and be binding upon the heirs, personal representatives, successors and assigns of the undersigned and each of them.

IN WITNESS WHEREOF, the undersigned have caused this instrument to be effected and have set opposite their respective names the date of execution thereof.

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9551 Z. MARTIN
My commission expires:
Notary Public
the day and year in this certificate above written.
to me known to be the person described in and who executed the foregoing instru- ment, and acknowledged that deed.
T. H. MeElvein and Catherine B. MeElvein, (his wife)
On this Sth day of Normbor 19 52 , before me personally appeared
COUNTY OF HERMALITIC
STATE OF NEW MEXICO)

to me known to be the person described in and who executed the foregoing instrument, and acknowledged that executed the same as

____lo veb_____

•SS

the day and year in this certificate above written.

Notary Public

My commission expires:

sidt no

COUNTY OF

TATE OF

STATE OF ______ SS. (COUNTY OF ______ 2S. (On this ______ day of ______, 19 ____ before me personally appeared

to me known to be the person described in and who executed the foregoing instrument, and acknowledged that executed the same as free act and deed.

the day and year in this certificate above written.

Notary Public

My commission expires:

In consideration of the execution of the Unit Agreement for the development and operation of the San Juan 32-7 Unit Area, San Juan County, New Mexico by Phillips Petroleum Company in form approved by the Secretary of the Interior and the Commissioner of Public Lands of the State of New Mexico, the undersigned owners of lands or interests in lands or royalties or other interests in production of oil, gas and other hydrocarbon substances which may be produced from the land affected by said Unit Agreement, hereby severally, each to the extent of his or her particular ownership or interest in the lands described in tracts 13 and 14, Exhibit "B" attached to the Unit Agreement, consent to the inclusion of said lands within the Unit Area therein defined, ratify, approve and adopt the terms of said Unit Agreement as being applicable to said several lands and interests, agree that the term of any lease or other agreement given by the undersigned in which the undersigned claims an interest is extended or modified to the extent necessary to make the same conform to the terms of said Unit Agreement, agree that the drilling and development requirements of all leases and other instruments in which their several rights and interests in said land are created or defined shall be deemed fully performed by the performance of the provisions of said Unit Agreement, and agree that payment for unitized substances upon the basis of production allocated under said Unit Agreement to the said lands, regardless of actual production therefrom, shall constitute full performance of any and all such obligations to the undersigned existing under such leases or other contracts.

The terms and provisions hereof shall extend to and be binding upon the heirs, personal representatives, successors and assigns of the undersigned and each of them.

IN WITNESS WHEREOF, the undersigned have caused this instrument to be effected and have set opposite their respective names the date of execution thereof.

ADDRESS

220 Shelby Street Santa Fe, New Mexico Date: October 22, 1952

Attest: Assistant Secretary

by PHILLIPS PETROLEUM COMPANY

T. H. McElvain and Catherine B. McElvain

SIGNATURE

Attorney-in-fact

Presid

This consent is executed by Phillips Petroleum Company pursuant to authority granted to it under the terms of "Assignment of Oil and Gas Lease" dated April 7, 1951 between T. H. McElvain and Catherine B. McElvain and H. C. Wynne.

STATE OF OKLAHOMA SS WASHINGTON COUNTY OF

On this **27th** day of **Getober** ,1952, before me appeared H. E. Koopman , to me personally known, who, being by me duly sworn,

did say that he is <u>Vie</u> President of <u>pilling percent</u>, a corporation, and that the seal affixed to said instrument is the corporation seal of said corporation and that said instrument was signed and sealed in behalf of said corporation by authority of its Board of Directors, and that said <u>H. E. Ketman</u> acknowledged said instrument to be the free act and deed of said corporation.

Martha Rinel Notary Public

My commission expires:

1955

In consideration of the execution of the Unit Agreement for the development and operation of the San Juan 32-7 Unit Area, Sen Juan County, New Mexico by Phillips Petroleum Company in form approved by the Secretary of the Interior and the Commissioner of Public Lands of the State of New Mexico, the undersigned owners of lands or interests in lands or royalties or other interests in production of oil, gas and other hydrocarbon substances which may be produced from the land affected by said Unit Agreement hereby severally, each to the extent of his or her particular ownership or interest, consent to the inclusion of said lands within the Unit Area therein defined, ratify, approve and adopt the terms of said Unit Agreement as being applicable to said several lands and interests, agree that the term of any lease or other agreement given by the undersigned in which the undersigned claims an interest is extended or modified to the extent necessary to make the same conform to the terms of said Unit Agreement, agree that the drilling and development requirements of all leases and other instruments in which their several rights and interests are created or defined shall be deemed fully performed by the performance of the provisions of said Unit Agreement, and agree that payment for unitized substances upon the basis of production allocated under said Unit Agreement to the particular lands to which their rights or interests apply , regardless of actual production therefrom, shall constitute full performance of any and all such obligations to the undersigned existing under such leases or other contracts. For the same consideration each of the undersigned warrants and agrees that the schedule attached as Exhibit "B" to said Unit Agreement correctly states his interest in the lands within the unit area as of the date of his execution of this Consent.

The terms and provisions hereof shall extend to and be binding upon the heirs, personal representatives, successors and assigns of the undersigned and each of them.

IN WITNESS WHEREOF, the undersigned have caused this instrument to be effected and have set opposite their respective names the date of execution thereof.

ADDRESS	SIGNATURE
Tover Petroleum Bldg., Dallas, Texas 17	A THREE STATES NATURAL GAS CONFAIRY
Date: Sectember 18, 1952	By Kalkamm Fresident
	ATTEST: Margue Cest secretary
Date:	· · · · · · · · · · · · · · · · · · ·
Date:	

Date:

NEW MEXICO

State of Neur Mexico COUNTY OF	TEXAS Dallas	SS	
On thisday	7 o f	Seytember	, 194 300 , before me
personally appeared		H. A. Saman	
to me personally known who being			, and that the seal affixed to said
instrument is the corporate seal o corporation by authority of its Bo acknowledged said instrument to b	ard of Directors,	and said L. A. Berryn	was signed and sealed in behalf of said
IN WITNESS WHEREOF, I	have hereunto se	et my hand and affixed my o	fficial seal on this, the day and year in

this certificate above written.

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My Commission Expires Notary Public, Dallas Courty, Texas My Commission Expires June 1, 1953

Notary Public

In consideration of the execution of the Unit Agreement for the development and operation of the San Juan <u>32.7</u> Unit Area, <u>Sen Juan</u> County, New Mexico by Phillips Petroleum Company in form approved by the Secretary of the Interior and the Commissioner of Public Lands of the State of New Mexico, the undersigned owners of lands or interests in lands or royalties or other interests in production of oil, gas and other hydrocarbon substances which may be produced from the land affected by said Unit Agreement hereby severally, each to the extent of his or her particular ownership or interest, consent to the inclusion of said lands within the Unit Area therein defined, ratify, approve and adopt the terms of said Unit Agreement as being applicable to said several lands and interests, agree that the term of any lease or other agreement given by the undersigned in which the undersigned claims an interest is extended or modified to the extent necessary to make the same conform to the terms of said Unit Agreement, agree that the drilling and development requirements of all leases and other instruments in which their several rights and interests are created or defined shall be deemed fully performed by the performance of the provisions of said Unit Agreement, and agree that payment for unitized substances upon the basis of production allocated under said Unit Agreement to the particular lands to which their rights or interests apply, regardless of actual production therefrom, shall constitute full performance of any and all such obligations to the undersigned existing under such leases or other contracts. For the same consideration each of the undersigned warrants and agrees that the schedule attached as Exhibit "B" to said Unit Agreement correctly states his interest in the lands within the unit area as of the date of his execution of this Consent.

The terms and provisions hereof shall extend to and be binding upon the heirs, personal representatives, successors and assigns of the undersigned and each of them.

IN WITNESS WHEREOF, the undersigned have caused this instrument to be effected and have set opposite their respective names the date of execution thereof.

ADDRESS

SIGNATURE

901 Grandview Drive, SE Albuquerque, New Mexico Date: Sept. 20, 1952 EROOKHAVEN OIL COMPANY Eox 614 President 2 2 ATTRECT 11011020110 New Moxie Date: Sept. 22, Secretary DACRESA CORPORATION O. Ear 6lul resident Albucuerque, New Merico Date: _______ 22, 1952 isst. Secretary

STATE OF NEW CEXICO	
COUNTY OF ERALILLO) ss.	
On this 22nd day of September	, 19 <u>52</u> , before me personally appeared
Thos. T. Scott, Jr.	_, to me personally known, who, being by
me duly sworn did say that he is the	President of Brookhaven Oil

, and that the seal affixed to the foregoing instrument is the corporate seal of said corporation and that said instrument was signed and sealed in behalf of said corporation by authority of its Board of Directors, and said Thos. C. Scott, Fr. acknowledged said instrument to be the free act and deed of said corporation.

IN WITNESS WHEREOF, I have hereunto set my hand and affixed my official seal on this the day and year first above written.

My Commission Expires June 13, 1953.

STATE OF Liss all CO) ss.

On this <u>22nd</u> day of <u>September</u>, 19<u>52</u>, before me personally appeared Thomas F. Scott, dr., to me personally known, who, being by me duly sworn did say that he is the <u>President of Bacresa</u>

<u>Corporation</u>, and that the seal affixed to the foregoing instrument is the corporate seal of said corporation and that said instrument was signed and sealed in behalf of said corporation by authority of its Board of Directors, and said <u>Themas B. Scott</u>, Jr. acknowledged said instrument to be the free act and deed of said corporation.

IN WITNESS WHEREOF, I have hereunto set my hand and affixed my official seal on this the day and year first above written.

Seeling O. Notary Public

Bulling Motary Public

My Commission Expires June 13, 1953.

STATE OF NEW MERICO SS. COUNTY OF BERNALILLO

On this 20th day of September, 1952, before me personally appeared John W. Watson and Ella T. Watson, his wife, to me known to be the persons described in and who executed the foregoing instrument, and acknowledged that they executed the same as their free act and deed.

IN WITNESS WHEREOF, I have hereunto set my hand and affixed my official seal, the day and year in this certificate first above written.

Margaret R. Self

My Commission expires July 25, 1955.

My Commission Expires

In consideration of the execution of the Unit Agreement for the development and operation of the San Juan 32-7 Unit Area, San Juan County, New Mexico by Phillips Petroleum Company in form approved by the Secretary of the Interior and the Commissioner of Public Lands of the State of New Mexico, the undersigned owners of lands or interests in lands or royalties or other interests in production of oil, gas and other hydrocarbon substances which may be produced from the land affected by said Unit Agreement hereby severally, each to the extent of his or her particular ownership or interest, consent to the inclusion of said lands within the Unit Area therein defined, ratify, approve and adopt the terms of said Unit Agreement as being applicable to said several lands and interests, agree that the term of any lease or other agreement given by the undersigned in which the undersigned claims an interest is extended or modified to the extent necessary to make the same conform to the terms of said Unit Agreement, agree that the drilling and development requirements of all leases and other instruments in which their several rights and interests are created or defined shall be deemed fully performed by the performance of the provisions of said Unit Agreement, and agree that payment for unitized substances upon the basis of production allocated under said Unit Agreement to the particular lands to which their rights or interests apply , regardless of actual production therefrom, shall constitute full performance of any and all such obligations to the undersigned existing under such leases or other contracts. For the same consideration each of the undersigned warrants and agrees that the schedule attached as Exhibit "B" to said Unit Agreement correctly states his interest in the lands within the unit area as of the date of his execution of this Consent.

The terms and provisions hereof shall extend to and be binding upon the heirs, personal representatives, successors and assigns of the undersigned and each of them.

IN WITNESS WHEREOF, the undersigned have caused this instrument to be effected and have set opposite their respective names the date of execution thereof.

ADDRESS P.O. Box 445	23 DOUL	
Farmington, New Mexico Date: September 24, 1952	- Mount oury	
Date:		
Date:		

STATE OF <u>New Mexico</u> COUNTY OF <u>San Juan</u>

On this 24th day of Sept., 1952, before me personally appeared 1. J. Coury and Mona C. Coury, husband and wite

to me known to be the person 5 described in and who executed the foregoing instrument, and acknowledged that $\underline{+hey}$ executed the same as $\underline{+herr}$ free act and deed.

IN WITNESS WHEREOF, I have hereunto set my hand and affixed my official seal the day and year in this certificate above written.

Albert (Jagae Notary Public

My commission expires:	
STATE OF) COUNTY OF)	SS.
On thisday of	, 19, before me personally appeared

to me known to be the person______described in and who executed the foregoing instrument, and acknowledged that ______executed the same as ______free act and deed.

IN WITNESS WHEREOF, I have hereunto set my hand and affixed my official seal the day and year in this certificate above written.

Notary Public

My commission expires:

STATE OF_____ ົ່) SS.

COUNTY OF

On this _____ day of _____, 19____, before me personally appeared

to me known to be the person ______ described in and who executed the foregoing instrument, and acknowledged that ______ executed the same as ______ free act and deed.

IN WITNESS WHEREOF, I have hereunto set my hand and affixed my official seal the day and year in this certificate above written.

Notary Public

My commission expires:

In consideration of the execution of the Unit Agreement for the development and operation of the San Juan <u>31-7</u> Unit Area, <u>In County</u>, New Mexico by Phillips Petroleum Company in form approved by the Secretary of the Interior and the Commissioner of Public Lands of the State of New Mexico, the undersigned owners of lands or interests in lands or royalties or other interests in production of oil, gas and other hydrocarbon substances which may be produced from the land affected by said Unit Agreement hereby severally, each to the extent of his or her particular ownership or interest, consent to the inclusion of said lands within the Unit Area therein defined, ratify, approve and adopt the terms of said Unit Agreement as being applicable to said several lands and interests, agree that the term of any lease or other agreement given by the undersigned in which the undersigned claims an interest is extended or modified to the extent necessary to make the same conform to the terms of said Unit Agreement, agree that the drilling and development requirements of all leases and other instruments in which their several rights and interests are created or defined shall be deemed fully performed by the performance of the provisions of said Unit Agreement, and agree that payment for unitized substances upon the basis of production allocated under said Unit Agreement to the particular lands to which their rights or interests apply , regardless of actual production therefrom, shall constitute full performance of any and all such obligations to the undersigned existing under such leases or other contracts. For the same consideration each of the undersigned warrants and agrees that the schedule attached as Exhibit "B" to said Unit Agreement correctly states his interest in the lands within the unit area as of the date of his execution of this Consent.

The terms and provisions hereof shall extend to and be binding upon the heirs, personal representatives, successors and assigns of the undersigned and each of them.

IN WITNESS WHEREOF, the undersigned have caused this instrument to be effected and have set opposite their respective names the date of execution thereof.

u Colo 21 Mara 1952 Imber 24 arado

COUNTY OF	t ₁	SS.	· ·
On thisk	day of <u>elen</u>	19.5. before me personally appea	red,

to me known to be the person described in and who executed the foregoing instrument, and acknowledged that executed the same as their free act and deed.

IN WITNESS WHEREOF, I have hereunto set my hand and affixed my official seal the day and year in this certificate above written.

Notary Public

My commission expires:

NEW MEXICO INDIVIDUAL ACKNOWLEDGEMENT

STATE OF SS. COUNTY OF ______

On this <u>day of</u> day of <u>1955</u>, before me personally appeared <u>known to be the person</u> described in and who executed the foregoing instrument, and acknowledged that _____ executed the same as _____ free act and deed.

IN WITNESS WHEREOF, I have hereunto set my hand and affixed my official seal the day and year in this certificate/above written.

Windling M

Notary Public

My Commission Expires:

NEW MEXICO INDIVIDUAL ACKNOWLEDGEMENT

STATE OF Colorado) COUNTY OF La Plata) SS.

On this 25th day of <u>September</u>, 1952, before me personally appeared <u>124</u> <u>Anderson and Chice</u> <u>X. Anderson, his with</u>, to me known to be the person <u>s</u> described in and who executed the foregoing instrument, and acknowledged that <u>threy</u> executed the same as <u>per</u> free act and deed.

IN WITNESS WHEREOF, I have hereunto set my hand and affixed my official seal the day and year in this certificate above written.

Monte Elina

My Commission Expires:

My Commission expires October 15, 1955

NEW MEXICO INDIVIDUAL ACKNOWLEDGEMENT

STATE OF _____,) SS.

On this _____ day of _____, 19___, before me personally appeared ______, to me known to be the person_____described in and who executed the foregoing instrument, and acknowledged that ______executed the same as ______ free act and deed.

IN WITNESS WHEREOF, I have hereunto set my hand and affixed my official seal the day and year in this certificate above written.

Notary Public

My Commission Expires:

. . . .

In consideration of the execution of the Unit Agreement for the development and operation of the San Juan <u>32-7</u> Unit Area, <u>San Juan</u> County, New Mexico by Phillips Petroleum Company in form approved by the Secretary of the Interior and the Commissioner of Public Lands of the State of New Mexico, the undersigned owners of lands or interests in lands or royalties or other interests in production of oil, gas and other hydrocarbon substances which may be produced from the land affected by said Unit Agreement hereby severally, each to the extent of his or her particular ownership or interest, consent to the inclusion of said lands within the Unit Area therein defined, ratify, approve and adopt the terms of said Unit Agreement as being applicable to said several lands and interests, agree that the term of any lease or other agreement given by the undersigned in which the undersigned claims an interest is extended or modified to the extent necessary to make the same conform to the terms of said Unit Agreement, agree that the drilling and development requirements of all leases and other instruments in which their several rights and interests are created or defined shall be deemed fully performed by the performance of the provisions of said Unit Agreement, and agree that payment for unitized substances upon the basis of production allocated under said Unit Agreement to the particular lands to which their rights or interests apply, regardless of actual production therefrom, shall constitute full performance of any and all such obligations to the undersigned existing under such leases or other contracts. For the same consideration each of the undersigned warrants and agrees that the schedule attached as Exhibit "B" to said Unit Agreement correctly states his interest in the lands within the unit area as of the date of his execution of this Consent.

The terms and provisions hereof shall extend to and be binding upon the heirs, personal representatives, successors and assigns of the undersigned and each of them.

IN WITNESS WHEREOF, the undersigned have caused this instrument to be effected and have set opposite their respective names the date of execution thereof.

ADDRESS SIGNATURE Colorado 2421 September 17, 1952 Date: : 9 Date: September 17. 1952

Date:

STATE ()F	Cor	ORADO)	
COUNTY	OF	LA	PLATA	$\overline{}$	SS.

On this 17TH day of SEPTEMBER, 19 52, before me personally appeared CHARLEY MC COY AND ELVA MC COY , HIS WIFE

to me known to be the person **\$** described in and who executed the foregoing instrument. and acknowledged that THEY executed the same as THEIR free act and deed.

IN WITNESS WHEREOF, I have hereunto set my hand and affixed my official seal the day and year in this certificate above written.

Notary Pub

My commission expires:

JULY 30TH 1956

STATE OF Cafarzde SS. COUNTY OF La Plata

On this 14 th day of September, 1952, before me personally appeared Paul & Mortin + Katef. Martin, nis wite

to me known to be the person \leq described in and who executed the foregoing instrument, and acknowledged that <u>hey</u> executed the same as <u>there</u> free act and deed.

IN WITNESS WHEREOF, I have hereunto set my hand and affixed my official seal the day and year in this certificate above written.

MorillEhuren

My commission expires:

STATE OF <u>Colorado</u> COUNTY OF <u>La Plata</u> SS.

On this <u>14</u> th day of <u>Stander</u>, 1952, before me personally appeared <u>DM Martin and Inc</u>. <u>Martin</u> <u>his wrfc</u> to me known to be the person <u>s</u> described in and who executed the foregoing instrument, and acknowledged that <u>they</u> executed the same as <u>their</u> free act and deed.

IN WITNESS WHEREOF, I have hereunto set my hand and affixed my official seal the day and year in this certificate above written.

Moville Women Notary Public

NEW MEXICO INDIVIDUAL ACKNOWLEDGEMEMENT

STATE OF,) , SS,
COUNTY OF)
On this day of, 19, before me personally appeared, to me known to be the person described in and who executed the foregoing instrument, and acknowledged that executed the same as free act and deed.
IN WITNESS WHEREOF, I have hereunto set my hand and affixed my official seal the day and year in this certificate above written.
Notary Public
My Commission Expires:
NEW MEXICO CORPORATION ACKNOWLEDGEMENT
STATE OF,)
COUNTY OF,)SS.
On this day of, 19, before me appeared, to me personally known, who, being by me duly sworn, did say that he is President of
me duly sworn, did say that he is President of
a corporation, and that the seal affixed to said instrument is the corporation seal of said corporation and that said instrume was signed and sealed in behalf of said corporation by authority of its
Board of Directors, and that said acknowledged said instrument to be the free act and deed of said corporation.

Notary Public

In consideration of the execution of the Unit Agreement for the development and operation of the San Juan <u>32-7</u> Unit Area, <u>Kan</u> County, New Mexico by Phillips Petroleum Company in form approved by the Gecretary of the Interior and the Commissioner of Public Lands of the State of New Mexico, the undersigned owners of lands or interests in lands or royalties or other interests in production of oil, gas and other hydrocarbon substances which may be produced from the land affected by said Unit Agreement hereby severally, each to the extent of his or her particular ownership or interest, consent to the inclusion of said lands within the Unit Area therein defined, ratify, approve and adopt the terms of said Unit Agreement as being applicable to said several lands and interests, agree that the term of any lease or other agreement given by the undersigned in which the undersigned claims an interest is extended or modified to the extent necessary to make the same conform to the terms of said Unit Agreement, agree that the drilling and development requirements of all leases and other instruments in which their several rights and interests are created or defined shall be deemed fully performed by the performance of the provisions of said Unit Agreement, and agree that payment for unitized substances upon the basis of production allocated under said Unit Agreement to the particular lands to which their rights or interests apply , regardless of actual production therefrom, shall constitute full performance of any and all such obligations to the undersigned existing under such leases or other contracts. For the same consideration each of the undersigned warrants and agrees that the schedule attached as Exhibit "B" to said Unit Agreement correctly states his interest in the lands within the unit area as of the date of his execution of this Consent.

The terms and provisions hereof shall extend to and be binding upon the heirs, personal representatives, successors and assigns of the undersigned and each of them.

IN WITNESS WHEREOF, the undersigned have caused this instrument to be effected and have set opposite their respective names the date of execution thereof.

ADDRESS 17,1 332 Hoodward Bldg. 15th & H. NW Nashington, D.C. Date: 7/29/52	7a <u>SIGNATURE</u> <u>K.J. Thoose Clammer</u> <u>Appen Clammer her</u> <u>Kusband</u>
Date:	
Date:	

STATE OF)	
COUNTY OF 7	cambria)	SS。

On this _____ day of <u>liquanter</u>, 19 50, before me personally appeared

to me known to be the person described in and who executed the foregoing instrument, and acknowledged that <u>first</u> executed the same as <u>first</u> free act and deed.

IN WITNESS WHEREOF, I have hereunto set my hand and affixed my official seal the day and year in this certificate above written.

Notary Public

My commission expires:

···· €, 175, STATE OF_____

SS. COUNTY OF

On this _____day of _____, 19___, before me personally appeared

IN WITNESS WHEREOF, I have hereunto set my hand and affixed my official seal the day and year in this certificate above written.

Notary Public

My commission expires:

STATE OF_____ SS

COUNTY OF

On this _____ day of _____, 19____, before me personally appeared

to me known to be the person______ described in and who executed the foregoing instrument, and acknowledged that______ executed the same as______ free act and deed.

IN WITNESS WHEREOF, I have hereunto set my hand and affixed my official seal the day and year in this certificate above written.

Notary Public

In consideration of the execution of the Unit Agreement for the development and operation of the San Juan <u>32-7</u> Unit Area, <u>San Juan</u> County, New Mexico by Phillips Petroleum Company in form approved by the Secretary of the Interior and the Commissioner of Public Lands of the State of New Mexico, the undersigned owners of lands or interests in lands or royalties or other interests in production of oil, gas and other hydrocarbon substances which may be produced from the land affected by said Unit Agreement hereby severally, each to the extent of his or her particular ownership or interest, consent to the inclusion of said lands within the Unit Area therein defined. ratify, approve and adopt the terms of said Unit Agreement as being applicable to said several lands and interests, agree that the term of any lease or other agreement given by the undersigned in which the undersigned claims an interest is extended or modified to the extent necessary to make the same conform to the terms of said Unit Agreement, agree that the drilling and development requirements of all leases and other instruments in which their several rights and interests are created or defined shall be deemed fully performed by the performance of the provisions of said Unit Agreement, and agree that payment for unitized substances upon the basis of production allocated under said Unit Agreement to the particular lands to which their rights or interests apply, regardless of actual production therefrom, shall constitute full performance of any and all such obligations to the undersigned existing under such leases or other contracts. For the same consideration each of the undersigned warrants and agrees that the schedule attached as Exhibit "B" to said Unit Agreement correctly states his interest in the lands within the unit area as of the date of his execution of this Consent.

The terms and provisions hereof shall extend to and be binding upon the heirs, personal representatives, successors and assigns of the undersigned and each of them.

IN WITNESS WHEREOF, the undersigned have caused this instrument to be effected and have set opposite their respective names the date of execution thereof.

1756 milita, It, Waith Julas 13

SIGNATURE

ADDRESS

Date:_____

Date:

Date:____

Date:

STATE UP	/	
COUNTY OF Passant) SS.	. . .

On this 15th day of Leptember, 1952, before me personally appeared

to me known to be the person s ______ described in and who executed the foregoing instrument, and acknowledged that _______ executed the same as _______ free act and deed.

IN WITNESS WHEREOF, I have hereunto set my hand and affixed my official seal the day and year in this certificate above written.

Notary Public

My commission expires:

6-1-53

In consideration of the execution of the Unit Agreement for the development and operation of the San Juan <u>32-7</u> Unit Area, <u>San Juan</u> County, New Mexico, by Phillips Petroleum Company in form approved by the Secretary of the Interior and the Commissioner of Public Lands of the State of New Mexico, the undersigned owners of lands or interests in lands or royalties or other interests in production of oil, gas and other hydrocarbon substances which may be produced from the land affected by said Unit Agreement hereby severally, each to the extent of his or her particular ownership or interest, consent to the inclusion of said lands within the Unit Area therein defined, ratify, approve and adopt the terms of said Unit Agreement as being applicable to said several lands and interests, agree that the term of any lease or other agreement given by the undersigned in which the undersigned claims an interest is extended or modified to the extent necessary to make the same conform to the terms of said Unit Agreement, agree that the drilling and development requirements of all leases and other instruments in which their several rights and interests are created or defined shall be deemed fully performed by the performance of the provisions of said Unit Agreement, and agree that payment for unitized substances upon the basis of production allocated under said Unit Agreement to the particular lands to which their rights or interests apply, regardless of actual production therefrom, shall constitute full performance of any and all such obligations to the undersigned existing under such leases or other contracts. For the same consideration each of the undersigned warrants and agrees that the schedule attached as Exhibit "B" to said Unit Agreement correctly states his interest in the lands within the unit area as of the date of his execution of this Consent.

The terms and provisions hereof shall extend to and be binding upon the heirs, personal representatives, successors and assigns of the undersigned and each of them.

IN WITNESS WHEREOF, the undersigned have caused this instrument to be effected and have set opposite their respective names the date of execution thereof.

ADDRESS 715 Delanare (

SIGNATURE

Date:

Date:

STATE OF Leconom	
COUNTY OF (humprign) SS.	·
COUNTY OF Scherpright)	
An this is I day of Auth 195	2 before me personally appeared
On this is day of hat 195	(ling, husband and wife
/ /	,
to me known to be the person ? described in and	who executed the foregoing instrument

and acknowledged that ______ executed the same as ______ free act and deed.

IN WITNESS WHEREOF, I have hereunto set my hand and affixed my official seal the day and year in this certificate above written.

- /////

Notary Public

My commission expires:

7/12 1= 1954

In consideration of the execution of the Unit Agreement for the development and operation of the San Juan <u>32-7</u> Unit Area, <u>SAN TUAN</u> County, New Mexico by Phillips Petroleum Company in form approved by the Secretary of the Interior and the Commissioner of Public Lands of the State of New Mexico, the undersigned owners of lands or interests in lands or royalties or other interests in production of oil, gas and other hydrocarbon substances which may be produced from the land affected by said Unit Agreement hereby severally, each to the extent of his or her particular ownership or interest, consent to the inclusion of said lands within the Unit Area therein defined, ratify, approve and adopt the terms of said Unit Agreement as being applicable to said several lands and interests, agree that the term of any lease or other agreement given by the undersigned in which the undersigned claims an interest is extended or modified to the extent necessary to make the same conform to the terms of said Unit Agreement, agree that the drilling and development requirements of all leases and other instruments in which their several rights and interests are created or defined shall be deemed fully performed by the performance of the provisions of said Unit Agreement, and agree that payment for unitized substances upon the basis of production allocated under said Unit Agreement to the particular lands to which their rights or interests apply, regardless of actual production therefrom, shall constitute full performance of any and all such obligations to the undersigned existing under such leases or other contracts. For the same consideration each of the undersigned warrants and agrees that the schedule attached as Exhibit "B" to said Unit Agreement correctly states his interest in the lands within the unit area as of the date of his execution of this Consent.

The terms and provisions hereof shall extend to and be binding upon the heirs, personal representatives, successors and assigns of the undersigned and each of them.

IN WITNESS WHEREOF, the undersigned have caused this instrument to be effected and have set opposite their respective names the date of execution thereof.

ADDRESS SIGNATURE meh

Date:

Date:

STATE (OF	NEW MEXICO	\rightarrow
COUNTY	V.	CHAVES) 55. _)

On this <u>llth</u> day of <u>September</u>, 19<u>52</u>, before me personally appeared <u>Lucy M. English and Lawrence English, her husband</u>

to me known to be the person <u>s</u> described in and who executed the foregoing instrument, and acknowledged that <u>they</u> executed the same as <u>their</u> free act and deed.

IN WITNESS WHEREOF, I have hereunto set my hand and affixed my official seal the day and year in this certificate above written.

Jodhunter

My commission expires: May Descends (C. 21 - Inc. Monuer 28, 1947 STATE OF SS. COUNTY OF day of k before me personally appeared 19.5

to me known to be the person described in and who executed the foregoing instrument, and acknowledged that the executed the same as their free act and deed.

IN WITNESS WHEREOF, I have hereunto set my hand and affixed my official seal the day and year in this certificate above written.

Public

My commission expires:

the second second

STATE OF _____) SS. COUNTY _____)

On this _____ day of _____, 19____, before me personally appeared

to me known to be the person_____ described in and who executed the foregoing instrument, and acknowledged that ______ executed the same as ______ free act and deed.

IN WITNESS WHEREOF, I have hereunto set my hand and affixed my official seal the day and year in this certificate above written.

My commission expires:

In consideration of the execution of the Unit Agreement for the development and operation of the San Juan 32-7 Unit Area, San Juan County, New Mexico, by Phillips Petroleum Company in form approved by the Secretary of the Interior and the Commissioner of Public Lands of the State of New Mexico, the undersigned owners of lands or interests in lands or royalties or other interests in production of oil, gas and other hydrocarbon substances which may be produced from the land affected by said Unit Agreement hereby severally, each to the extent of his or her particular ownership or interest, consent to the inclusion of said lands within the Unit Area therein defined, ratify, approve and adopt the terms of said Unit Agreement as being applicable to said several lands and interests, agree that the term of any lease or other agreement given by the undersigned in which the undersigned claims an interest is extended or modified to the extent necessary to make the same conform to the terms of said Unit Agreement, agree that the drilling and development requirements of all leases and other instruments in which their several rights and interests are created or defined shall be deemed fully performed by the performance of the provisions of said Unit Agreement, and agree that payment for unitized substances upon the basis of production allocated under said Unit Agreement to the particular lands to which their rights or interests apply, regardless of actual production therefrom, shall constitute full performance of any and all such obligations to the undersigned existing under such leases or other contracts. For the same consideration each of the undersigned warrants and agrees that the schedule attached as Exhibit "B" to said Unit Agreement correctly states his interest in the lands within the unit area as of the date of his execution of this Consent.

The terms and provisions hereof shall extend to and be binding upon the heirs, personal representatives, successors and assigns of the undersigned and each of them.

IN WITNESS WHEREOF, the undersigned have caused this instrument to be effected and have set opposite their respective names the date of execution thereof.

Date:

ADDRESS		SIGNATURE WILSON PETROLFUM COMPANY
P. U. Box 2289	81	BY Filoyal Ulison
Denver, Colorado Date: September 18, 1952		ATTEST: Denerseve Bauer SECRETARY
Date:	.	
Date:	ч ч	
	•	

STATE OF	OCLCRADO)	
SITA &		والمحمد بالفكيفية التافلا محرب)	C C
COUNTY OF	DENVER	,	ý	00 e

On this 18th day of <u>September</u>, 1952, before me appeared <u>Ployd</u>. Wilson to me personally known, who, being by me duly sworn, did say that he is <u>President of Wilson Petroleum Company</u>, a corporation, and that the seal affixed to said instrument is the corporation seal of said corporation and that said instrument was signed and sealed in behalf of said corporation by authority of its Board of Directors, and that said <u>Ployd J. Wilson</u> acknowledged said instrument to be the free act and deed of said corporation.

Virginia Weigl Notary Public

My commission expires:

Earch 13, 1956

In consideration of the execution of the Unit Agreement for the development and operation of the San Juan <u>32-7</u> Unit Area, <u>San Juan</u> County, New Mexico, by Phillips Petroleum Company in form approved by the Secretary of the Interior and the Commissioner of Public Lands of the State of New Mexico, the undersigned owners of lands or interests in lands or royalties or other interests in production of oil, gas and other hydrocarbon substances which may be produced from the land affected by said Unit Agreement hereby severally, each to the extent of his or her particular ownership or interest, consent to the inclusion of said lands within the Unit Area therein defined, ratify, approve and adopt the terms of said Unit Agreement as being applicable to said several lands and interests, agree that the term of any lease or other agreement given by the undersigned in which the undersigned claims an interest is extended or modified to the extent necessary to make the same conform to the terms of said Unit Agreement, agree that the drilling and development requirements of all leases and other instruments in which their several rights and interests are created or defined shall be deemed fully performed by the performance of the provisions of said Unit Agreement, and agree that payment for unitized substances upon the basis of production allocated under said Unit Agreement to the particular lands to which their rights or interests apply, regardless of actual production therefrom, shall constitute full performance of any and all such obligations to the undersigned existing under such leases or other contracts. For the same consideration each of the undersigned warrants and agrees that the schedule attached as Exhibit "B" to said Unit Agreement correctly states his interest in the lands within the unit area as of the date of his execution of this Consent.

The terms and provisions hereof shall extend to and be binding upon the heirs, personal representatives, successors and assigns of the undersigned and each of them.

IN WITNESS WHEREOF, the undersigned have caused this instrument to be effected and have set opposite their respective names the date of execution thereof.

ADDRESS SIGNATURE rec. 8.1 2 10, 11 Date: SEP 11 1952

Date:

Date:

Dates

OF	Oklahoma)				
COUNTY OF	Tulsa) SS.				
On thi	s 11th	day of September	19 52 her hus band	before me	personally a	appeared

to me known to be the person **a** described in and who executed the foregoing instrument, and acknowledged that **they** executed the same as free act and deed.

IN WITNESS WHEREOF, I have hereunto set my hand and affixed my official seal the day and year in this certificate above written.

My commission expires:

October 30th, 1955

COUNTY OF

STATE OF_____) SS.

On this _____ day of _____, 19 ____, before me personally appeared

to me known to be the person______ described in and who executed the foregoing instrument, and acknowledged that______ executed the same as______ free act and deed.

IN WITNESS WHEREOF, I have hereunto set my hand and affixed my official seal the day and year in this certificate above written.

Notary Public

My commission expires:

In consideration of the execution of the thit Agreement for the development and operation of the San Juan 32-1 Unit Area, Sau Hunn County, New Mexico by Phillips Petroleum Company in form approved by the Secretary of the Interior and the Commissioner of Public Lands of the State of New Mexico, the undersigned owners of lands or interests in lands or royalties or other interests in production of oil, gas and other hydrocarbon substances which may be produced from the land affected by said Unit Agreement hereby severally, each to the extent of his or her particular ownership or interest, consent to the inclusion of said lands within the Unit Area therein defined, ratify, approve and adopt the terms of said Unit Agreement as being applicable to said several lands and interests, agree that the term of any lease or other agreement given by the undersigned in which the undersigned claims an interest is extended or modified to the extent necessary to make the same conform to the terms of said Unit Agreement, agree that the drilling and development requirements of all leases and other instruments in which their several rights and interests are created or defined shall be deemed fully performed by the performance of the provisions of said Unit Agreement, and agree that payment for unitized substances upon the basis of production allocated under said Unit Agreement to the particular lands to which their rights or interests apply, regardless of actual production therefrom, shall constitute full performance of any and all such obligations to the undersigned existing under such leases or other contracts. For the same consideration each of the undersigned warrants and agrees that the schedule attached as Exhibit "B" to said Unit Agreement correctly states his interest in the lands within the unit area as of the date of his execution of this consent.

The terms and provisions hereof shall extend to and pe binding upon the heirs, personal representatives, successors and assigns of the undersigned and each of them.

IN WITNESS WHEREOF, the undersigned have caused this instrument to be effected and have set opposite their respective names the date of execution thereof.

<u>2624</u> Carolina Way <u>Houston Texas</u> Date: <u>Sept 26, 1952</u>	SIGNATURE
1453 ESPERSON BLDG. HOUSTON 2; TEXAS Date: 1 2152	St flader H. Cfort
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Date:	(A station of the second s
Date:	

SS.

COUNTY OF HARRIS

On this <u>25th</u> day of <u>Sept.</u>, 19<u>52</u>, before me personally appeared Gladys Watford, a feme sole

to me known to be the person described in and who executed the foregoing instrument, and acknowledged that she executed the same as her free act and deed.

IN WITNESS WHEREOF, I have hereunto set my hand and affixed my official seal the day and year in this certificate above written.

My Commission Expires: 6-1-53

will BETTY MEADE

Notary Public in and for Harris County, Texas

STATE	OF	TEXAS	Ŋ	
COUNTY	OF	HARRIS) _)	SS.

On this <u>26</u> day of <u>September</u>, 19<u>52</u>, before me personally appeared Albert E. <u>Fagan & wife Leona M.Fagan</u> to me known to be the persons described in and who executed the foregoing instrument, and acknowledged that <u>they</u> executed the same as their free act and deed.

IN WITNESS WHEREOF, I have hereunto set my hand and affixed my official seal the day and year in this certificate above written.

E. L. Vagz

My commission expires:

June 1,1953

STATE OF TEXAS) COUNTY OF HARRIS) SS.

On this <u>27</u> day of <u>Sept.</u>, <u>19 52</u>, before me personally appeared Alua Mae Beamon, a feme sole _____, to me known to be the person ______described in and who executed the foregoing instrument, and acknowledged that <u>she</u> executed the same as <u>her</u> free act and deed.

IN WITNESS WHEREOF, I have hereunto set my hand and affixed my official seal the day and year in this certificate above written.

Notary Public

BETTY MEADE Notary Public in and for Harris County, Texas

My commission expires:

6-1-53

STATE OF	TEXAS)
)SS.
COUNTY OF	HARIS)

On this <u>27</u> day of <u>Sept.</u>, <u>1952</u>, before me personally appeared <u>B. E. Beamon III, a single man</u>, to me known to be the person described in and who executed the foregoing instrument, and acknowledged that <u>he</u> executed the same as <u>his</u> free act and deed.

IN WITNESS WHEREOF, I have hereunto set my hand and affixed my official seal the day and year in this certificate above written.

Notary Public

BETTY MEADE. Notary Public in and for Harr's Country, No. 404

My commission expires:

53

In consideration of the execution of the Unit Agreement for the development and operation of the San Juan <u>32-7</u> Unit Area, <u>San Juan</u> County, New Mexico by Phillips Petroleum Company in form approved by the Secretary of the Interior and the Commissioner of Public Lands of the State of New Mexico, the undersigned owners of lands or interests in lands or royalties or other interests in production of oil, gas and other hydrocarbon substances which may be produced from the land affected by said Unit Agreement hereby severally, each to the extent of his or her particular ownership or interest, consent to the inclusion of said lands within the Unit Area therein defined, ratify, approve and adopt the terms of said Unit Agreement as being applicable to said several lands and interests, agree that the term of any lease or other agreement given by the undersigned in which the undersigned claims an interest is extended or modified to the extent necessary to make the same conform to the terms of said Unit Agreement, agree that the drilling and development requirements of all leases and other instruments in which their several rights and interests are created or defined shall be deemed fully performed by the performance of the provisions of said Unit Agreement, and agree that payment for unitized substances upon the basis of production allocated under said Unit Agreement to the particular lands to which their rights or interests apply, regardless of actual production therefrom, shall constitute full performance of any and all such obligations to the undersigned existing under such leases or other contracts. For the same consideration each of the undersigned warrants and agrees that the schedule attached as Exhibit "B" to said Unit Agreement correctly states his interest in the lands within the unit area as of the date of his execution of this consent.

The terms and provisions hereof shall extend to and be binding upon the heirs, personal representatives, successors and assigns of the undersigned and each of them.

IN WITNESS WHEREOF, the undersigned have caused this instrument to be effected and have set opposite their respective names the date of execution thereof.

ADDRESS	SIGNATURE
Po Box 2579 Houston Tx Date:	8.1. Josh hevely Vulia Maneliff
Date:	<u> </u>
1453 ESPERSON BLDG HOUSTON 2, TEXAS	- B. A. REBeamon
Date:	
141 your for allos	- Stall-
Date:	

STATE OF TEXAS)		
COUNTY OF) SS,		
On this 27th day of R. Beamon, a si	September, 19_ ngle man,	<u>52</u> , b	efore me personally appeared
to me known to be the person	described in	and who	executed the foregoing instrument,
and acknowledged thathe		e same as	his free act and deed.
IN WITNESS WHEREOF, I ha		my hand	and affixed my official seal the day
My Commission Expires:6	-1-53		Azetty Meade
STATE OF TEXAS)		LETTY MEADE Notary Public in and for Harris County, Texas
SIADDIG) SS .		interas
COUNTY OF	Sontember	50	
On this <u>27</u> day of S F Kalb, a singl		, <u> </u>	before me personally appeared
to me known to be the person and acknowledged that			executed the foregoing instrument, his free act and deed
IN WITNESS WHEREOF, I had and year in this certificate		my hand	and affixed my official seal the day
My Commission Expires: 6-	-153	+	Betty Meade
			an An an Anna Anna Anna Anna Anna Anna A
STATE OF)) SS。		
COUNTY OF HARRIS) 55.		
On this 27th day of Jack Noveleff and w	September , 19 vife, Julia Nevel	52 .eff,	before me personally appeared
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to me known to be the person and acknowledged thatthey	s described in executed the	and who same as	executed the foregoing instrument, their free act and deed.
IN WITNESS WHEREOF, I had and year in this certificate	*	my hand	and affixed my official seal the day
My Commission Expires:6-	•1-53		Betty Meade
STATE OF)) SS 。		
COUNTY OF)		
On thisday of _	و الم	·,	before me personally appeared
to me known to be the person and acknowledged that	described inexecuted the	and who same as	executed the foregoing instrument, free act and deed.
IN WITNESS WHEREOF, I has and year in this certificate		my hand	and affixed my official seal the day

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My Commission Expires:

In consideration of the execution of the Unit Agreement for the development and operation of the San Juan <u>32-7</u> Unit Area, <u>San Juan</u> County, New Mexico by Phillips Petroleum Company in form approved by the Secretary of the Interior and the Commissioner of Public Lands of the State of New Mexico, the undersigned owners of lands or interests in lands or royalties or other interests in production of oil, gas and other hydrocarbon substances which may be produced from the land affected by said Unit Agreement hereby severally, each to the extent of his or her particular ownership or interest, consent to the inclusion of said lands within the Unit Area therein defined, ratify, approve and adopt the terms of said Unit Agreement as being applicable to said several lands and interests, agree that the term of any lease or other agreement given by the undersigned in which the undersigned claims an interest is extended or modified to the extent necessary to make the same conform to the terms of said Unit Agreement, agree that the drilling and development requirements of all leases and other instruments in which their several rights and interests are created or defined shall be deemed fully performed by the performance of the provisions of said Unit Agreement, and agree that payment for unitized substances upon the basis of production allocated under said Unit Agreement to the particular lands to which their rights or interests apply , regardless of actual production therefrom, shall constitute full performance of any and all such obligations to the undersigned existing under such leases or other contracts. For the same consideraticn each of the undersigned warrants and agrees that the schedule attached as Exhibit "B" to said Unit Agreement correctly states his interest in the lands within the unit area as of the date of his execution of this Consent.

The terms and provisions hereof shall extend to and be binding upon the heirs, personal representatives, successors and assigns of the undersigned and each of them.

IN WITNESS WHEREOF, the undersigned have caused this instrument to be effected and have set opposite their respective names the date of execution thereof.

ADDRESS	P S Daga and
Medicine Lodge, Kansas	8. C. S. Page gr
if th	Quein Page
Date: September 25, 1952	
Date:	
Date:	

NEW MEXICO INDIVIDUAL ACKNOWLEDGEMEMENT

STATE OF Kansas)) SS, COUNTY OF Barber)

On this <u>25</u> day of <u>Sept.</u>, 1952, before me personally appeared <u>C.S. Page, Jr. and Julia Page, his wife</u>, to me known to be the person <u>s</u> described in and who executed the foregoing instrument, and acknowledged that <u>they</u> executed the same as <u>their</u> free act and deed.

IN WITNESS WHEREOF, I have hereunto set my hand and affixed my official seal the day and year in this certificate above written.

Ralph Jall_ Notary Public

My Commission Expires:

June 26, 1954

NEW MEXICO CORPORATION ACKNOWLEDGEMENT

STATE OF)SS.

COUNTY OF

On this ________, l9 ____, before me appeared _______, to me personally known, who_______ being by _______, me duly sworn, did say that he is _______ President of ________, a corporation, and that the seal affixed to ________, a corporation, and that the seal affixed to said instrument is the corporation seal of said corporation and that said instrument was signed and sealed in behalf of said corporation by authority of its Board of Directors and that caid

Board of Directors, and that said

acknowledged said instrument to be the free act and deed of said corporation.

Notary Public

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a second second second

My Commission Expires:

In consideration of the evention of the Unit Agreement for the development and operation of the San Juan ______ Just Area, _____San Juan County, New Mexico by Phillips Petroleum Company in form approved by the Secretary of the Interior and the Commissioner of Public Lands of the State of New Mexico, the undersigned owners of lands or interests in lands or royalties or other interests in production of oil, gas and other hydrocarbon substances which may be produced from the land affected by said Unit Agreement hereby severally, each to the extent of his or her particular ownership or interest, consent to the inclusion of said lands within the Unit Area therein defined, ratify, approve and adopt the terms of said Unit Agreement as being applicable to said several lands and interests, agree that the term of any lease or other agreement given by the undersigned in which the undersigned claims an interest is extended or modified to the extent necessary to make the same conform to the terms of said Unit Agreement, agree that the drilling and development requirements of all leases and other instruments in which their several rights and interests are created or defined shall be deemed fully performed by the performance of the provisions of said Unit Agreement, and agree that payment for unitized substances upon the basis of production allocated under said Unit Agreement to the particular lands to which their rights or interests apply, regardless of actual production therefrom, shall constitute full performance of any and all such obligations to the undersigned existing under such leases or other contracts. For the same considera-tion each of the undersigned warrants and agrees that the schedule attached as Exhibit "B" to said Unit Agreement correctly states his interest in the lands within the unit area as of the date of his execution of this Consent.

The terms and provisions hereof shall extend to and be binding upon the heirs, personal representatives, successors and assigns of the undersigned and each of them.

IN WITNESS WHEREOF, the undersigned have caused this instrument to be effected and have set opposite their respective names the date of execution thereof.

ADDRESS	SIGNATURE
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472 Midland Saving Blog Denver Colo 422 Midland Saving Blog Denver Colo Date: Lember, 22, 1952	Churcity 1 Helevor
Date: September, 22, 1952	
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Date :	

state UF Ocorado ilyand COUNTY OF Demer)) SS.

On this 22-d day of <u>Sefer</u>, 1952, before me personally appeared <u>the Estimate Pschued</u>, to me known to be the person <u>a</u> described in and who executed the foregoing instrument, and acknowledged that <u>they</u> executed the same as <u>their</u> free act and deed.

IN WITNESS WHEREOF, I have hereunto set my hand and affixed my official seal the day and year in this certificate above written.

Jelady V. Zanam Notary Public

My commission expires:

march in 253

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In consideration of the execution of the Unit Agreement for the development and operation of the San Juan <u>32-7</u> Unit Area, <u>Jun Juan</u> County, New Mexico by Phillips Petroleum Company in form approved by the Secretary of the Interior and the Commissioner of Public Lands of the State of New Mexico, the undersigned owners of lands or interests in lands or royalties or other interests in production of oil, gas and other hydrocarbon substances which may be produced from the land affected by said Unit Agreement hereby severally, each to the extent of his or her particular ownership or interest, consent to the inclusion of said lands within the Unit Area therein defined, ratify, approve and adopt the terms of said Unit Agreement as being applicable to said several lands and interests, agree that the term of any lease or other agreement given by the undersigned in which the undersigned claims an interest is extended or modified to the extent necessary to make the same conform to the terms of said Unit Agreement, agree that the drilling and development requirements of all leases and other instruments in which their several rights and interests are created or defined shall be deemed fully performed by the performance of the provisions of said Unit Agreement, and agree that payment for unitized substances upon the basis of production allocated under said Unit Agreement to the particular lands to which their rights or interests apply, regardless of actual production therefrom, shall constitute full performance of any and all such obligations to the undersigned existing under such leases or other contracts. For the same consideration each of the undersigned warrants and agrees that the schedule attached as Exhibit "B" to said Unit Agreement correctly states his interest in the lands within the unit area as of the date of his execution of this Consent.

The terms and provisions hereof shall extend to and be binding upon the heirs, personal representatives, successors and assigns of the undersigned and each of them.

IN WITNESS WHEREOF, the undersigned have caused this instrument to be effected and have set opposite their respective names the date of execution thereof.

SIGNATURE ADDRESS Date: ۱ Date: Date:

Date:

STATE OF <u>New Mexico</u>) SS. COUNTY OF <u>Bernalillo</u>) SS.

On this 17th day of September, 1952, before me personally appeared J.V. Fritts and Kuth C. Fritts, his wife

to me known to be the person 5 described in and who executed the foregoing instrument. and acknowledged that <u>they</u> executed the same as <u>their</u> free act and deed.

IN WITNESS WHEREOF, I have hereunto set my hand and affixed my official seal the day and year in this certificate above written.

Jugust E. Bousen Notary Public

My commission expires:

July 3, 1956 STATE OF (X ()) SS.

On this 11th day of - 20th 1952, before me personally appeared

to me known to be the person <u>o</u> described in and who executed the foregoing instrument, and acknowledged that <u>they</u> executed the same as <u>their</u> free act and deed.

IN WITNESS WHEREOF, I have hereunto set my hand and affixed my official seal the day and year in this certificate above written.

EMMA ARNEIT Notary Public, Tailant County, Texas My Commission Expires May 31, 1953 Notary Public

My commission expires:

STATE OF SS. COUNTY

On this _____ day of _____, 19____, before me personally appeared

to me known to be the person _____ described in and who executed the foregoing instrument, and acknowledged that ______ executed the same as ______ free act and deed.

IN WITNESS WHEREOF, I have hereunto set my hand and affixed my official seal the day and year in this certificate above written.

My commission expires:

In consideration of the execution of the Unit Agreement for the development and operation of the San Juan <u>32-7</u> Unit Area, Jan Juan County, New Mexico by Phillips Petroleum Company in form approved by the Secretary of the Interior and the Commissioner of Public Lands of the State of New Mexico, the undersigned owners of lands or interests in lands or royalties or other interests in production of oil, gas and other hydrocarbon substances which may be produced from the land affected by said Unit Agreement hereby severally, each to the extent of his or her particular ownership or interest, consent to the inclusion of said lands within the Unit Area therein defined, ratify, approve and adopt the terms of said Unit Agreement as being applicable to said several lands and interests, agree that the term of any lease or other agreement given by the undersigned in which the undersigned claims an interest is extended or modified to the extent necessary to make the same conform to the terms of said Unit Agreement, agree that the drilling and development requirements of all leases and other instruments in which their several rights and interests are created or defined shall be deemed fully performed by the performance of the provisions of said Unit Agreement, and agree that payment for unitized substances upon the basis of production allocated under said Unit Agreement to the particular lands to which their rights or interests apply, regardless of actual production therefrom, shall constitute full performance of any and all such obligations to the undersigned existing under such leases or other contracts. For the same consideration each of the undersigned warrants and agrees that the schedule attached as Exhibit "B" to said Unit Agreement correctly states his interest in the lands within the unit area as of the date of his execution of this consent.

The terms and provisions hereof shall extend to and be binding upon the heirs, personal representatives, successors and assigns of the undersigned and each of them.

IN WITNESS WHEREOF, the undersigned have caused this instrument to be effected and have set opposite their respective names the date of execution thereof.

ADDRESS		SIGNATURE
4.0. Box 2,6	. (.)	Jessie mande Kup_
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P.O. Bor 216 Agter New Medico Date: Sept. 30, 195-2	ت	
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Date:		

STATE OF Men Merico	SS.
COUNTY OF Jan Juan	
On this <u>30</u> day of	Left, 1952, before me personally appeared mande Klyr, a wrfore
- Actual	manae suga a without
to me known to be the person, and acknowledged that	described in and who executed the foregoing instrument, executed the same as <u>free</u> free act and deed.

IN WITNESS WHEREOF, I have hereunto set my hand and affixed my official seal the day and year in this certificate above written.

Notary Public

My commission expires:						
A star for						
STATE OF))))	SS.				
On thisday of			19,	before me	personally	appeared

to me known to be the person described in and who executed the foregoing instrument, and acknowledged that ______executed the same as ______free act and deed.

IN WITNESS WHEREOF, I have hereunto set my hand and affixed my official seal the day and year in this certificate above written.

Notary Public

My commission expires:

and a subscription of the subscription of the

STATE OF_____) SS.

COUNTY OF

On this _____ day of _____, 19____, before me personally appeared

to me known to be the person______ described in and who executed the foregoing instrument, and acknowledged that______ executed the same as______ free act and deed.

IN WITNESS WHEREOF, I have hereunto set my hand and affixed my official seal the day and year in this certificate above written.

Notary Public

In consideration of the execution of the Unit Agreement for the development and operation of the San Juan <u>32-7</u> Unit Area, Dan Juan County, New Mexico by Phillips Petroleum Company in form approved by the Secretary of the Interior and the Commissioner of Public Lands of the State of New Mexico, the undersigned owners of lands or interests in lands or royalties or other interests in production of oil, gas and other hydrocarbon substances which may be produced from the land affected by said Unit Agreement hereby severally, each to the extent of his or her particular ownership or interest, consent to the inclusion of said lands within the Unit Area therein defined, ratify, approve and adopt the terms of said Unit Agreement as being applicable to said several lands and interests, agree that the term of any lease or other agreement given by the undersigned in which the undersigned claims an interest is extended or modified to the extent necessary to make the same conform to the terms of said Unit Agreement, agree that the drilling and development requirements of all leases and other instruments in which their several rights and interests are created or defined shall be deemed fully performed by the performance of the provisions of said Unit Agreement, and agree that payment for unitized substances upon the basis of production allocated under said Unit Agreement to the particular lands to which their rights or interests apply, regardless of actual production therefrom, shall constitute full performance of any and all such obligations to the undersigned existing under such leases or other contracts. For the same considera-tion each of the undersigned warrants and agrees that the schedule attached as Exhibit "B" to said Unit Agreement correctly states his interest in the lands within the unit area as of the date of his execution of this Consent.

The terms and provisions hereof shall extend to and be binding upon the heirs, personal representatives, successors and assigns of the undersigned and each of them.

IN WITNESS WHEREOF, the undersigned have caused this instrument to be effected and have set opposite their respective names the date of execution thereof.

ADDRESS SIGNATURE 30 Date: Date: Date:

Date:

COUNTY OF San Dugo SS.

On this <u>36</u> day of <u>Appende</u>, 19<u>5</u>, before me personally appeared <u>Allph</u> <u>Manual and day for Manual his wy</u>, to me known to be the person <u>3</u> described in and who executed the foregoing instrument,

and acknowledged that <u>the</u> executed the same as <u>ther</u> free act and deed.

IN WITNESS WHEREOF, I have hereunto set my hand and affixed my official seal the day and year in this certificate above written.

May Mc/Lec Notary Public

My commission expires:

My Commission Expires Oct. 15, 1955

STATE OF California					
COUNTY OF San theys	SS.				
On this <u>30</u> day of	ŧ,	19 <u>57</u> ,	before me	personally	appeared

to me known to be the person described in and who executed the foregoing instrument, and acknowledged that _______executed the same as _______free act and deed.

IN WITNESS WHEREOF, I have hereunto set my hand and affixed my official seal the day and year in this certificate above written.

Notary Public

My commission expires:

COUNTY OF

STATE OF_____) SS.

On this _____ day of _____, 19____, before me personally appeared

to me known to be the person ______ described in and who executed the foregoing instrument, and acknowledged that ______ executed the same as ______ free act and deed.

IN WITNESS WHEREOF, I have hereunto set my hand and affixed my official seal the day and year in this certificate above written.

Notary Public

My commission expires:

In consideration of the execution of the Unit Agreement for the development and operation of the San Juan <u>32-7</u> Unit Area, <u>San Juan</u> County, New Mexico by Phillips Petroleum Company in form approved by the Secretary of the Interior and the Commissioner of Public Lands of the State of New Mexico, the undersigned owners of lands or interests in lands or royalties or other interests in production of oil, gas and other hydrocarbon substances which may be produced from the land affected by said Unit Agreement hereby severally, each to the extent of his or her particular ownership or interest, consent to the inclusion of said lands within the Unit Area therein defined, ratify, approve and adopt the terms of said Unit Agreement as being applicable to said several lands and interests, agree that the term of any lease or other agreement given by the undersigned in which the undersigned claims an interest is extended or modified to the extent necessary to make the same conform to the terms of said Unit Agreement, agree that the drilling and development requirements of all leases and other instruments in which their several rights and interests are created or defined shall be deemed fully performed by the performance of the provisions of said Unit Agreement, and agree that payment for unitized substances upon the basis of production allocated under said Unit Agreement to the particular lands to which their rights or interests apply, regardless of actual production therefrom, shall constitute full performance of any and all such obligations to the undersigned existing under such leases or other contracts. For the same consideration each of the undersigned warrants and agrees that the schedule attached as Exhibit "B" to said Unit Agreement correctly states his interest in the lands within the unit area as of the date of his execution of this Consent.

The terms and provisions hereof shall extend to and be binding upon the heirs. personal representatives, successors and assigns of the undersigned and each of them.

IN WITNESS WHEREOF, the undersigned have caused this instrument to be effected and have set opposite their respective names the date of execution thereof.

ADDRESS

<u>Salina, m</u>ansas

Date: September 19, 1952

ADDRESS	SI	GNATURE	
350 South Santa Fe	 Sunt!	Jampet.	M
Salina, Hansas	 mary d.	Jampher	· c'
September 19, 1952		C	

Date:

Date:

Date:

 STATE OF
 Lansas

 COUNTY OF
 Saline

On this 19th day of September, 1952 , before me personally appeared Duy R. Campbell and Lary D. Campbell, husband and wife

to me known to be the person <u>s</u> described in and who executed the foregoing instrument, and acknowledged that <u>they</u> executed the same as <u>their</u> free act and deed.

IN WITNESS WHEREOF, I have hereunto set my hand and affixed my official seal the day and year in this certificate above written.

aleber ff

My commission expires:

In consideration of the execution of the Unit Agreement for the development and operation of the San Juan 32-7 Unit Area, Sanduan County, New Mexico by Phillips Petroleum Company in form approved by the Secretary of the Interior and the Commissioner of Public Lands of the State of New Mexico, the undersigned owners of lands or interests in lands or royalties or other interests in production of oil, gas and other hydrocarbon substances which may be produced from the land affected by said Unit Agreement hereby severally, each to the extent of his or her particular ownership or interest, consent to the inclusion of said lands within the Unit Area therein defined, ratify, approve and adopt the terms of said Unit Agreement as being applicable to said several lands and interests, agree that the term of any lease or other agreement given by the undersigned in which the undersigned claims an interest is extended or modified to the extent necessary to make the same conform to the terms of said Unit Agreement, agree that the drilling and development requirements of all leases and other instruments in which their several rights and interests are created or defined shall be deemed fully performed by the performance of the provisions of said Unit Agreement, and agree that payment for unitized substances upon the basis of production allocated under said Unit Agreement to the particular lands to which their rights or interests apply, regardless of actual production therefrom, shall constitute full performance of any and all such obligations to the undersigned existing under such leases or other contracts. For the same consideration each of the undersigned warrants and agrees that the schedule attached as Exhibit "B" to said Unit Agreement correctly states his interest in the lands within the unit area as of the date of his execution of this Consent.

The terms and provisions hereof shall extend to and be binding upon the heirs, personal representatives, successors and assigns of the undersigned and each of them.

IN WITNESS WHEREOF, the undersigned have caused this instrument to be effected and have set opposite their respective names the date of execution thereof.

ADDRESS		SIGNATURE
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Date: SEPTEMBER 12, 1952		
Date:		
Date:	,	·
Data.		

STATE OF	SS,	•••
On thisday of	, 19, before me personally appeared	

to me known to be the person described in and who executed the foregoing instrument, and acknowledged that executed the same as free act and deed.

IN WITNESS WHEREOF, I have hereunto set my hand and affixed my official seal the day and year in this certificate above written.

Notary Public

My commission expires:

to it it it it

In consideration of the execution of the Unit Agreement for the development and pratice of the Sam Juan <u>32-7</u> Unit Area, <u>San Juan</u> County, New Merico by approved by the Secretary of the Interior and the discusses of Public Lands of the State of New Mexico, the undersigned owners of lands interests in lands or royalties or other interests in production of oil, gas and interests in lands or royalties or other interests in production of oil, gas and interests in lands or royalties or other interests in production of oil, gas and interests in lands or royalties or other interests in production of oil, gas and interests in lands or royalties of said lands within the Unit Area therein defined, if more and adopt the terms of said Unit Agreement as being applicable to said if more and interests, agree that the term of any lease or other agreement given by interesting and interests, agree that the term of any lease or other agreement, agree is craigned in which the undersigned claims an interest is extended or modified to its mereigned in which the undersigned claims an interest is extended or modified to its craigned in which the provisions of said Unit Agreement, agree its craigned in the terms of the provisions of said Unit Agreement, and agree that prove its is performence of the provisions of said Unit Agreement, and agree that prove its is performence of the provisions of said Unit Agreement, and agree that prove its is performence of the provisions of any and all such obligations is the metricated to which their rights or interests apply, regardless of actual particular lands to which their rights or interests. For the same considerin such of the undersigned warrants and agrees that the schedule attached as Exhibit "P and Unit Agreement correctly states his interest in the lands within the unit area as the date of his execution of this Consent.

The terms and provisions hereof shall extend to and be binding upon the heirs, monal representatives, successors and assigns of the undersigned and each of them.

IN MITNESS MEREOF, the undersigned have caused this instrument to be effected a news set opposite their respective names the date of execution thereof.

ADDRESS SIGNATURE ۹. Conter 1952 W.H. Somerin 60

創新 地震新生 affind my 16 ingon Saptem ber 1952 , before me personally as person S described in and who executed the d the state of the state ENERY, I have herewato set my hand and affixed my official seal pertificate above written. den expires: 1954 **SS.** this. day of 19_ before me personally appeared described in and who executed the foregoing instr a to be the person_ nurladged that free act and deed. executed the same as _ IN WITHERS WHEREOF, I have hereunto set my hand and affixed my official seal the day Notary Public ission expires:

1'

In consideration of the execution of the Unit Agreement for the development and operation of the San Juan <u>32-7</u> Unit Area, <u>San Juan</u> County, New Mexico by Phillips Petroleum Company in form approved by the Secretary of the Interior and the Commissioner of Public Lands of the State of New Mexico, the undersigned owners of lands or interests in lands or royalties or other interests in production of oil, gas and other hydrocarbon substances which may be produced from the land affected by said Unit Agreement hereby severally, each to the extent of his or her particular ownership or interest, consent to the inclusion of said lands within the Unit Area therein defined, ratify, approve and adopt the terms of said Unit Agreement as being applicable to said several lands and interests, agree that the term of any lease or other agreement given by the undersigned in which the undersigned claims an interest is extended or modified to the extent necessary to make the same conform to the terms of said Unit Agreement, agree that the drilling and development requirements of all leases and other instruments in which their several rights and interests are created or defined shall be deemed fully performed by the performance of the provisions of said Unit Agreement, and agree that payment for unitized substances upon the basis of production allocated under said Unit Agreement to the particular lands to which their rights or interests apply, regardless of actual production therefrom, shall constitute full performance of any and all such obligations to the undersigned existing under such leases or other contracts. For the same consideration each of the undersigned warrants and agrees that the schedule attached as Exhibit "B" to said Unit Agreement correctly states his interest in the lands within the unit area as of the date of his execution of this Consent.

The terms and provisions hereof shall extend to and be binding upon the heirs, personal representatives, successors and assigns of the undersigned and each of them.

IN WITNESS WHEREOF, the undersigned have caused this instrument to be effected and have set opposite their respective names the date of execution thereof.

	ADDRESS	SIGNATURE
tj. t IN	WOOD, KANSAS	Marian Server
		Elward N Jean
Date:	- finite to the second	
STATE OF	<u> 130965</u>)
COUNTY OF	Barton)
On this _	<u>loth</u> day of <u>Marian Tsern l</u>	Sept., 19 <u>52</u> , before me personally appeared Edward H. Isem, her husband
and acknowledg	ged that <u>they</u>	
	35 WHEREOF, I hav nis certificate a	e hereunto set my hand and affixed my official seal the day bove written。

Notary Public

In consideration of the execution of the Unit Agreement for the development and operation of the San Juan <u>32-7</u> Unit Area, <u>Jan Juan</u> County, New Mexico by Phillips Petroleum Company in form approved by the Secretary of the Interior and the Commissioner of Public Lands of the State of New Mexico, the undersigned owners of lands or interests in lands or royalties or other interests in production of oil, gas and other hydrocarbon substances which may be produced from the land affected by said Unit Agreement hereby severally, each to the extent of his or her particular ownership or interest, consent to the inclusion of said lands within the Unit Area therein defined, ratify, approve and adopt the terms of said Unit Agreement as being applicable to said several lands and interests, agree that the term of any lease or other agreement given by the undersigned in which the undersigned claims an interest is extended or modified to the extent necessary to make the same conform to the terms of said Unit Agreement, agree that the drilling and development requirements of all leases and other instruments in which their several rights and interests are created or defined shall be deemed fully performed by the performance of the provisions of said Unit Agreement, and agree that payment for unitized substances upon the basis of production allocated under said Unit Agreement to the particular lands to which their rights or interests apply, regardless of actual production therefrom, shall constitute full performance of any and all such obligations to the undersigned existing under such leases or other contracts. For the same consideration each of the undersigned warrants and agrees that the schedule attached as Exhibit "B" to said Unit Agreement correctly states his interest in the lands within the unit area as of the date of his execution of this Consent.

The terms and provisions hereof shall extend to and be binding upon the heirs, personal representatives, successors and assigns of the undersigned and each of them.

IN WITNESS WHEREOF, the undersigned have caused this instrument to be effected and have set opposite their respective names the date of execution thereof.

ADDRESS Date:

Charles	XI.	Might.
Heen	Ĵ.	Thigh

SIGNATURE

Date:

Date:

Date:

STATE OF <u>New Mexico</u>) COUNTY OF Santa Fe

On this 22nd day of September 19 52, before me personally appeared Charles H. Wright and Helen F. Wright, his wife

to me known to be the person s described in and who executed the foregoing instrument, and acknowledged that they executed the same as their free act and deed.

IN WITNESS WHEREOF, I have hereunto set my hand and affixed my official seal the day and year in this certificate above written.

2 June

My commission expires:

April 4, 1956

STATE OF New Mexico) SS. COUNTY OF Santa Fe)

On this 23rd day of September , 19 52, before me personally appeared

to me known to be the person _____ described in and who executed the foregoing instrument, and acknowledged that ______ executed the same as ______ free act and deed.

IN WITNESS WHEREOF, I have hereunto set my hand and affixed my official seal the day and year in this certificate above written.

My commission expires:

April 4, 1956

STATE OF _____) SS. COUNTY _____)

On this _____ day of _____, 19____, before me personally appeared

to me known to be the person_____ described in and who executed the foregoing instrument, and acknowledged that ______ executed the same as ______ free act and deed.

IN WITNESS WHEREOF, I have hereunto set my hand and affixed my official seal the day and year in this certificate above written.

In consideration of the execution of the Unit Agreement for the development and operation of the San Juan <u>32-7</u> Unit Area, <u>Aa</u> County, New Mexico by Phillips Petroleum Company in form approved by the Secretary of the Interior and the Commissioner of Public Lands of the State of New Mexico, the undersigned owners of lands or interests in lands or royalties or other interests in production of oil, gas and other hydrocarbon substances which may be produced from the land affected by said Unit Agreement hereby severally, each to the extent of his or her particular ownership or interest, consent to the inclusion of said lands within the Unit Area therein defined, ratify, approve and adopt the terms of said Unit Agreement as being applicable to said several lands and interests, agree that the term of any lease or other agreement given by the undersigned in which the undersigned claims an interest is extended or modified to the extent necessary to make the same conform to the terms of said Unit Agreement, agree that the drilling and development requirements of all leases and other instruments in which their several rights and interests are created or defined shall be deemed fully performed by the performance of the provisions of said Unit Agreement, and agree that payment for unitized substances upon the basis of production allocated under said Unit Agreement to the particular lands to which their rights or interests apply, regardless of actual production therefrom, shall constitute full performance of any and all such obligations to the undersigned existing under such leases or other contracts. For the same consideration each of the undersigned warrants and agrees that the schedule attached as Exhibit "B" to said Unit Agreement correctly states his interest in the lands within the unit area as of the date of his execution of this Consent.

The terms and provisions hereof shall extend to and be binding upon the heirs, personal representatives, successors and assigns of the undersigned and each of them.

IN WITNESS WHEREOF, the undersigned have caused this instrument to be effected and have set opposite their respective names the date of execution thereof.

ADDRESS	SIGNATURE
303 W Hampy Midland Jelas	1,2, <u>C. S. Profin</u> 1114 Betty Janne Preston
Date:) STATE OF) COUNTY OF) SS.	
On this 19th day of Peptember C. S. FRINTON AND BETTY JEANNE FRESTON	, 19 <u>52</u> , before me personally appeared

to me known to be the person_s_described in and who executed the foregoing instrument, and acknowledged that they______executed the same as their free act and deed.

IN WITNESS WHEREOF, I have hereunto set my hand and affixed my official seal the day and year in this certificate above written.

Edith B. Joure Notary Public

My commission expires:

UNE 1, 1953

In consideration of the execution of the Unit Agreement for the development and operation of the San Juan <u>32-7</u> Unit Area, <u>San Juan</u> County, New Mexico by Phillips Petroleum Company in form approved by the Secretary of the Interior and the County, New Mexico by Commissioner of Public Lands of the State of New Mexico, the undersigned owners of lands or interests in lands or royalties or other interests in production of oil, gas and other hydrocarbon substances which may be produced from the land affected by said Unit Agreement hereby severally, each to the extent of his or her particular ownership or interest, consent to the inclusion of said lands within the Unit Area therein defined, ratify, approve and adopt the terms of said Unit Agreement as being applicable to said several lands and interests, agree that the term of any lease or other agreement given by the undersigned in which the undersigned claims an interest is extended or modified to the extent necessary to make the same conform to the terms of said Unit Agreement, agree that the drilling and development requirements of all leases and other instruments in which their several rights and interests are created or defined shall be deemed fully performed by the performance of the provisions of said Unit Agreement, and agree that payment for unitized substances upon the basis of production allocated under said Unit Agreement to the particular lands to which their rights or interests apply, regardless of actual production therefrom, shall constitute full performance of any and all such obligations to the undersigned existing under such leases or other contracts. For the same consideration each of the undersigned warrants and agrees that the schedule attached as Exhibit "B" to said Unit Agreement correctly states his interest in the lands within the unit area as of the date of his execution of this Consent.

The terms and provisions hereof shall extend to and be binding upon the heirs, personal representatives, successors and assigns of the undersigned and each of them.

IN WITNESS WHEREOF, the undersigned have caused this instrument to be effected and have set opposite their respective names the date of execution thereof.

ADDRESS	SIGNATURE
PO Box 230 Perry Oxila	1 <u>Orak Hard</u> Matilda U. Hale
Date: 350 25 1951	

2

STATE OF SS. COUNTY OF day of September , before me personally appeared 19<u>52</u> nall and Matilda V Hal his wife

to me known to be the person \underline{s} described in and who executed the foregoing instrument, and acknowledged that <u>they</u> executed the same as <u>their</u> free act and deed.

IN WITNESS WHEREOF, I have hereunto set my hand and affixed my official seal the day and year in this certificate above written.

Of said scal alliaded to

april 24,1956 My commission expires:

Public Notary

In consideration of the execution of the Unit Agreement for the development and operation of the San Juan <u>32-7</u> Unit Area, <u>San Juan</u> County, New Mexico by Phillips Petroleum Company in form approved by the Secretary of the Interior and the Commissioner of Public Lands of the State of New Mexico, the undersigned owners of lands or interests in lands or royalties or other interests in production of oil, gas and other hydrocarbon substances which may be produced from the land affected by said Unit Agreement hereby severally, each to the extent of his or her particular ownership or interest, consent to the inclusion of said lands within the Unit Area therein defined, ratify, approve and adopt the terms of said Unit Agreement as being applicable to said several lands and interests, agree that the term of any lease or other agreement given by the undersigned in which the undersigned claims an interest is extended or modified to the extent necessary to make the same conform to the terms of said Unit Agreement, agree that the drilling and development requirements of all leases and other instruments in which their several rights and interests are created or defined shall be deemed fully performed by the performance of the provisions of said Unit Agreement, and agree that payment for unitized substances upon the basis of production allocated under said Unit Agreement to the particular lands to which their rights or interests apply, regardless of actual production therefrom, shall constitute full performance of any and all such obligations to the undersigned existing under such leases or other contracts. For the same considera-tion each of the undersigned warrants and agrees that the schedule attached as Exhibit "B" to said Unit Agreement correctly states his interest in the lands within the unit area as of the date of his execution of this Consent.

The terms and provisions hereof shall extend to and be binding upon the heirs, personal representatives, successors and assigns of the undersigned and each of them.

IN WITNESS WHEREOF, the undersigned have caused this instrument to be effected and have set opposite their respective names the date of execution thereof.

ADDRESS SIGNATURE agt Camer (1) 12 FAMIL St Frencher Call Maitor 191 - 191 - 191 Date:

STATE OF SS. OF

, 1952, before me personally appeared

to me known to be the persons described in and who executed the foregoing instrument, and acknowledged that they executed the same as their free act and deed.

IN WITNESS WHEREOF, I have hereunto set my hand and affixed my official seal the day and year in this certificate above written.

Virginia M Notary Publ

My commission expires:

March 13, 1956



MORTIMER A. KLINE FRANK P. BARTON CHARLES C. STANLEY, JR. FFE 17 17

LAW OFFICES

KLINE, BARTON & STANLEY 612 South Flower Street Los Angeles 17, California

February 10, 1953

812 GENERAL PETROLEUM BUILDING TELEPHONE MADISON 9-3151

Phillips Petroleum Company 301 Korber Building Albuquerque, New Mexico

Attention: Mr. John A. Wilson

Re: San Juan 32-7 Unit, Tract 5 San Juan County, New Mexico

Gentlemen:

Acting upon the assumption and based upon the condition that all working interest owners will take similar action, this letter will constitute my approval of the interests of Ralph Lowe and Erma Lowe, W. H. Black and Frances Black, and C. K. Lowe and Inex R. Lowe, being submitted to the above captioned unit.

If you require this consent or approval in other form, please advise me.

Parsuant to your letter of February 3rd, I am enclosing four copies of this communication.

Very truly yours, mer a Kline

Griginal signed by Martimer A. Kline

Nortimer A. Kline

MAK : H

Tr. 5

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