Milling Raso Matural Gas Company

TENTH FLOOR BASSETT TOWER

134 01 0 11 0: 461 Paso, Texas

July 6, 1954

Commissioner of Public Lands of the State of New Mexico Capitol Annex Building Santa Fe, New Mexico

Oil Conservation Commission of the State of New Mexico Capitol Annex Building Santa Fe, New Mexico

Re: San Juan 32-9 Unit

Gentlemen:

Enclosed for your files are copies of Ratifications and Joinders of the Unit Agreement executed by San Juan Basin Pool, R. L. Gaston et ux and Jake Moss et ux, committing their interest under Tracts 29 and 67 to the above numbered Unit.

These ratifications have been filed with the United States Geological Survey and recorded in the office of the County Recorder, San Juan County, New Mexico in Book 250 at Pages 70 and 62 respectively.

Yours very truly,

EL PASO NATURAL GAS COMPANY

CSD/mas

cc: Attached List

Enclosures

Re: 32-9 Unit

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

Mr. R. N. Richey
Phillips Petroleum Company
Bartlesville, Oklahoma

Mr. Howard W. McDade Southern Union Gas Company 1104 Burt Building Dallas, Texas

Miss Margaret Clark Three States Natural Gas Company Corrigan Tower Dallas, Texas

Mr. Aaron L. Colvin Delhi Oil Corporation Corrigan Tower Dallas, Texas

Mr. F. M. Jacobson Lucerne Corporation Mercantile Security Bldg. Dallas, Texas

Mr. Claude A. Williams The Atlantic Refining Co. P. O. Box 2819 Dallas 1, Texas

Mr. E. W. Lewis The Texas Company Drawer 1720 Fort Worth, Texas

Mr. H. H. Kuester Standard Oil Company of Texas Box 1249 Houston, Texas

Mr. Dudley Cornell
Albuquerque Associated Oil Company
1st National Bank Bldg.
Albuquerque, New Mexico

Mr. Forrest Daniel Pubco Development, Inc. Box 1360 Albuquerque, New Mexico

Mr. John S. Brown 2000 Myrtle Ave. El Paso, Texas Mr. T. H. McElvain 220 Shelby Street Santa Fe, New Mexico

Mr. Tom Bolack 1010 N. Dustin Farmington, New Mexico

Phillips Drilling Corporation 306 Milam Building San Antonio, Texas

Area located within the County of New Mexico in form approved on behalf of undersigned owners of lands or leases, or presently held or which may arise under interests in production covered by said to the extent of his or her particular occurrent to the inclusion of said lands wratify, approve and adopt the terms of stions thereof approved by the Secretary representative as applicable to said seven the term of any lease given by the under claims an interest herein is extended at make the same conform to the terms of saing, development and producing requirement in which their several rights and interest deemed fully performed by performance of and agree that payment for or delivery of prior agreements) oil and gas duly made duction allocated under said Unit Agreem such rights or interests do or shall appreherefrom, shall constitute full perform undersigned existing under such leases of the same document and shall he a counterpart hereof, regardless of whete parties owning or claiming an interest is so executed shall be binding upon the unsuccessors in interest.	existing option agreements, or other Unit Agreement hereby severally, each ownership or interest, as may appear, within the Unit Area therein defined, said Unit Agreement and any modifica- of the Interior or his duly authorized veral lands and interests, agree that resigned or under which the undersigned and modified to the extent necessary to aid Unit Agreement, agree that the drill- ents of all leases and other contracts ests are created or defined shall be of the provisions of said Unit Agreement, of (whichever may be required under at contract rates applied to the pro- ment to the particular lands to which oly, regardless of actual production mance of all such obligations to the or other contracts. of Unit Agreement may be executed in the force and effect as if all parties be binding upon all those who execute ther or not it is executed by all other in the lands affected hereby, and when adersigned, his or her assigns or
ADDRESS	≈ 7 SIGNATURE
ATTEST:	SAN JUAN BASIN POOL
Date: April 1, 1954	President Treasurer
Date:	
APPROVED AND CONSENTED TO: EL PASO MANURAL CAS COMPANY By Vice Fresident	APPROVED AND CONSENTED TO: THE ATLANTIC REFINING COMPANY By Vice President WORKING INTEREST OWNER

COLUMN OF THEY AS	
STATE OF TEXAS) SS.:	
COUNTY OF POTTER)	
On this lst day of April ALICE R. HUBBELL by me duly sworn, did say that she is the	, to me personally known, who, being
Pool, a co-partnership co-partner is the comparate seal of said comparation,	hat the seal affixed to said instrument and that said instrument was signed y authority of its boardxofxdfxdfxdfxdfxdfxdfxdfxdfxdfxdfxdfxdfxdf
IN WITNESS WHEREOF, I have hereu seal the day and year in this certificate	nto set my hand and affixed my official first above written.
My Commission expires:	
6-1-55	Barbara B Swartz Barbara B. Swartz
	Notary Public in and for Potter
	State of Texas
STATE OF TEXAS	
COUNTY OF DALLAS	
to no personally known, who, being Vice President of THE ATLANTIC HEFT the seel affixed to said instrument and that said instrument was signed	1954, before me appeared L. A. SUNKEL, by me duly sworn, did say that he is the MINU CO. PANY, a corporation, and that is the corporate seel of said corporation, and scaled in behalf of said corporation ors, and said L. A. SUNKEL acknowledged and deed of said corporation.
	e hereunto set my hand and affixed my his certificate first above written.
	Notary Public in and for Dallas Younty,
My Commission expires:	Texas
June 1, 1955	
we have	
appeared	
My Commission expires:	
	Notary Public in and for
	State of

State of

In consideration of the execution of the Unit Agreement for the
Development and Operation of the San Juan 32-9 Unit
Area located within the County of San Juan State of
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 modifica-
tions thereof approved by the Secretary of the Inverior 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 drill
ing, 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 pro-
duction 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.

Tract 67	
ADDRESS	<u>SIGNATURE</u>
	T. L. Haston
	R. L. Gaston
	Edith Gaston
Date:	Exite Gaster
	Jak mon.
	Jake Moss July Vica 41
	Helen Moss
Date:	

APPROVED AND CONSENTED TO:

EL FASO NATURAL CAS COMPANY

By

Vice Mesident

Vice Mesident

Vice Mesident

Vice Mesident

Secretary

Vice Mesident

President

Secretary

Vice Mesident

Noming Interest Owner

Notary Public in and for			
The duly sworn, did say that he is the President of and that the seal affixed to said instrument set to 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, at said akmowledged said instrument to be no free act and deed of said corporation. IN WITNESS WHEREOF, I have bereunto set my hand and affixed my official seal the day and year in this certificate first above written. Y Commission expires: Notary Public in and for County,	On this	day of	, 195, before me appeared
The duly sworn, did say that he is the President of and that the seal affixed to said instrument set to 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, at said akmowledged said instrument to be no free act and deed of said corporation. IN WITNESS WHEREOF, I have bereunto set my hand and affixed my official seal the day and year in this certificate first above written. Y Commission expires: Notary Public in and for County,			, to me personally known, who, being
stee corporate seal of said corporation, and that said instrument was signed as seled in behalf of said corporation by authority of its board of directors, as said as and deed of said corporation. IN WITNESS WHEREOF, I have bereunto set my hand and affixed my official seal the day and year in this certificate first above written. Notary Public in and for Gounty, State of Gounty, State of Gounty, On this day of hereof and children to be the persons described in and who executed the fore-poing instrument, and acknowledged to me they executed the same as their free act and deed. Y Commission expires: On this day of hoter public in and for Gounty, State of Helder Hereof County, State of Helder Hereof County, Notary Public in and for Gounty, State of Helder Hereof County, State of Helder Hereof County, Notary Public in and for Gounty, State of Helder Hereof County, State of Hereof County, Notary Public in and for Mean and who executed the same as their free act and deed. Y Commission expires: On this day of hereof County, State of Hereof County, Notary Public in and for hereof county, and acknowledge on me that he executed the same as free act and deed. Y Commission expires:	by me duly sworn, did	say that he is t	he President of
IN WITNESS WHEREOF, I have because set my hand and affixed my official seal the day and year in this certificate first above written. Commission expires: Notary Public in and for	and sealed in behalf	of said corporat	ion, and that said instrument was signed on by authority of its board of directors,
Notary Public in and for	the free act and deed	of said corporat	ion.
Notary Public in and for			
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A single person, to me known to be the persons described in and who executed the fore- bing instrument, and acknowledged to me they executed the same as their free act and deed. Y Commission expires: Oct. 21, 1955			
A single person, to me known to be the persons described in and who executed the fore- bing instrument, and acknowledged to me they executed the same as their free act and deed. Y Commission expires: Oct. 21, 1955	`	4	,
A single person, to me known to be the persons described in and who executed the fore- bing instrument, and acknowledged to me they executed the same as their free act and deed. Y Commission expires: Oct. 21, 1955	On this	day of	, 195 4, before me appeared
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o me thathe executed the same asfree act and deed. y Commission expires: Notary Public in and for	Och 21, 1955 STATE OF COUNTY OF	} SS.:	Notary Public in and for Gounty, State of New Mexico
o me thathe executed the same asfree act and deed. y Commission expires: Notary Public in and for	Och 21, 1955 STATE OF COUNTY OF	} SS.:	Notary Public in and for County, State of The There are a second county.
y Commission expires: Notary Public in and for	STATE OF COUNTY OF On this) SS.:) day of	Notary Public in and for Gounty, State of New Mexico , 195, before me personally
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County,	STATE OF COUNTY OF On this appeared_ the person described to me that) SS.:) day of in and who executhe executed the	Notary Public in and for
	STATE OF COUNTY OF On this_ appeared_ the person described to me that_) SS.:) day of in and who executhe executed the	Notary Public in and for

State of

MAIN OFFICE DEPaso Natural Gas Company

1504 1911 202 All 9: 42TENTH FLOOR BASSETT TOWER

El Paso, Texas

May 19, 1954

Commissioner of Public Lands of the State of New Mexico Capitol Annex Building Santa Fe. New Mexico

Oil Conservation Commission of the State of New Mexico Capitol Annex Building Santa Fe, New Mexico

Re: San Juan 32-9 Unit

Gentlemen:

Enclosed for your files are copies of Ratification and Joinder to the above numbered Unit Agreement executed by Harvey E. Roelofs committing his overriding royalty under the above Unit to the Unit Agreement. This instrument has been filed with the United States Geological Survey and was recorded in the office of the County Recorder, San Juan County, New Mexico, on May 3, 1954, in book 248, page 15.

We also enclose copy of Consent and Commitment executed by Phillips Petroleum Company committing the basic royalty owned by Lydia M. Ritter and Arthur E. Schuppan under tract 65 to the above numbered Unit. This instrument is to be substituted for an instrument which contains an erroneous description and which was recorded in book 210 at page 65 in the office of the County Recorder in San Juan County, New Mexico. This instrument was filed with the United States Geological Survey and was recorded on May 3, 1954, in book 248, page 14, in the office of the County Recorder, San Juan County, New Mexico.

Yours very truly,

EL PASO NATURAL GAS CO.

Charles S. Deason

CSD/nl

cc: Attached List

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

Mr. R. N. Richey Phillips Petroleum Company Bartlesville, Oklahoma

Mr. C. T. McClure Anderson-Prichard Oil Corporation Liberty Bank Building Oklahoma City, Oklahoma

Mr. C. F. Bedford Stanolind Oil and Gas Company Oil & Gas Building Fort Worth, Texas

Mr. Howard W. McDade Southern Union Gas Company 1104 Burt Building Dallas, Texas

Miss Margaret Clark
Three States Natural Gas Company
Corrigan Tower
Dallas, Texas

Mr. Aaron L. Colvin Delhi Oil Corporation Corrigan Tower Dallas, Texas

Mr. F. M. Jacobson Lucerne Corporation Mercantile Security Bldg. Dallas, Texas

Mr. Claude A. Williams The Atlantic Refining Co. P. O. Box 2819 Dallas 1, Texas

Mr. E. W. Lewis The Texas Company Drawer 1720 Fort Worth, Texas

Mr. H. H. Kuester Standard Oil Company of Texas Box 1249 Houston, Texas

Mr. R. H. Love Wood River Oil and Refining Co. 321 West Douglas Wichita, Kansas Mr. Dudley Cornell Albuquerque Associated Oil Company 1st National Bank Bldg. Albuquerque, New Mexico

Mr. Frank Gorham, Jr. Pubco Development, Inc. Box 1360
Albuquerque, New Mexico

Mr. Critchell Parsons Beaver Lodge Oil Corporation 310 Mercantile Commerce Bldg. Dallas, Texas

Mr. John S. Brown 220 Shelby Street Santa Fe, New Mexico

Mr. T. H. McElvain 220 Shelby Street Santa Fe, New Mexico

Mr. Forrest B. Miller 220 Shelby Street Santa Fe, New Mexico

Mr. Tom Bolack 1010 N. Dustin Farmington, New Mexico

Mr. H. H. Phillips 306 Milam Building San Antonio, Texas

In consideration of the execution Development and Operation of the Area located within the County of New Mexico in form approved on behalf of undersigned owners of lands or leases, or presently held or which may arise under exinterests in production covered by said Uto the extent of his or her particular ow consent to the inclusion of said lands wiratify, approve and adopt the terms of sations thereof approved by the Secretary or representative as applicable to said seve the term of any lease given by the unders claims an interest herein is extended and make the same conform to the terms of saiing, development and producing requirement in which their several rights and interest deemed fully performed by performance of and agree that payment for or delivery of prior agreements) oil and gas duly made a duction allocated under said Unit Agreeme such rights or interests do or shall applitherefrom, shall constitute full performa undersigned existing under such leases or This Ratification and Joinder of any number of counterparts with the same had signed the same document and shall be a counterpart hereof, regardless of wheth parties owning or claiming an interest in so executed shall be binding upon the und successors in interest.	the Secretary of the Interior, the interests therein or royalties xisting option agreements, or other nit Agreement hereby severally, each mership or interest, as may appear, thin the Unit Area therein defined, id Unit Agreement and any modificated the Interior or his duly authorized ral lands and interests, agree that igned or under which the undersigned modified to the extent necessary to dunit Agreement, agree that the drillests of all leases and other contracts are created or defined shall be the provisions of said Unit Agreement, (whichever may be required under a to the particular lands to which y, regardless of actual production ance of all such obligations to the other contracts. If Unit Agreement may be executed in force and effect as if all parties binding upon all those who execute are or not it is executed by all other the lands affected hereby, and when
<u>ADDRESS</u>	SIGNATURE
315 Midland Savings Building,	Harvey E. Roelofs, Trustee for Olen F. Featherstone II
Denver, Colorado. Date: 3/27/54	
Date:	
APPROVED AND CONSENTED TO: EL PASO NATURAL GAS COMPANY By Vice President WORKING INTEREST OFFICER	APPROVED AND CONSENTED TO: DELIN OIL CORPORATION . By

WORKING INTEREST OWNER

WORKING INTEREST CHNER

STATE OF)	
COUNTY OF) SS.:)	
On this	day of	, 195, before me appeared
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is the corporate seal and sealed in behalf	of said corporation of said corporation	ion, and that said instrument was signed on by authority of its board of directors,
the free act and deed	l of said corporati	acknowledged said instrument to be
		ereunto set my hand and affixed my official ate first above written.
My Commission expires	5 \$	
	_	Notary Public in and for
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STATE OF)) ss.:	
COUNTY OF	}	
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My Commission expires		
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STATE OF Colorado COUNTY OF Denver)	
COUNTY OF Denver)	
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Harvey E. lappeared for the person described	Roelofs, Trustee Olen F. Feathers in and who execute	tone II, axxinglexperson, to me known to be at the foregoing instrument, and acknowledge ame as his free act and deed.
		Tree act and deed.
My Commission expires		
	5 \$	11) 1 A
	_	Margard J. Jara.
	-	Notary Public in and for
	_	Notary Public in and for Denver City & County, State of Colorado

El Paso Natural Gas Company All OFFICE COC

TENTH FLOOR BASSETT TOWER

El Paso, Texas

May 4, 1954

Mr. R. R. Spurrier Oil Conservation Commission State of New Mexico Box 871 Santa Fe, New Mexico

Re: San Juan 32-9 Unit
San Juan County, New Mexico
1954 Drilling Program

Dear Mr. Spurrier:

This is in reply to your letter of April 9, 1954, regarding our drilling program for 1954 on the above Unit. We certainly appreciate your position in thinking that a well should be drilled upon the W/2 of Section 13, T-31-N, R-10-W, to prevent the Unit from being drained from our Atlantic #2 well in the E/2 of Section 24, T-31-N, R-10-W and also the Wood River Walker #1 well upon the E/2 of Section 13, T-31-N, R-10-W. Wood River Oil & Refining Company, who owns the leases covering the E/2 of Section 13, has refused to commit their interest to this Unit.

We have already executed our 1954 drilling budget and just cannot see our way clear to drill any more wells this year except those included on our budget. All of the wells we are drilling this year are required wells. Therefore, we respectfully request that you allow us to pay compensatory drainage royalty for the wells draining the E/2 of Section 13 until such time as we can drill the requested well.

Enclosed herewith is a letter to Mr. Anderson outlining a similar request to him that we be allowed to pay compensatory drainage royalty and also outlining in detail just how the compensatory drainage royalty would be paid. If this plan is acceptable to you, we would greatly appreciate it if you would advise us of this fact, or indicate such acceptance by approving our 1954 drilling program for the San Juan 32-9 Unit which is in your office for approval.

Yours very truly,

EL PASO NATURAL GAS COMPANY

R. L. Hamblin

RLH:ms

CONSENT and COMMITME

In consideration of the execution of the Unit Agreement for the development and operation of the San Juan 32-9 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 Phillips Petroleum Company, pursuant to authority granted to it in the oil and gas leases attached hereto covering lands included in said Unit Agreement, hereby consents to the inclusion of said hereinafter described lease and lands in said Unit Area and hereby commits said lease and lands (or interests therein) and the lessors' interests therein, to said Unit Agreement and to the terms and provisions thereof which said Unit Agreement and the terms and provisions thereof shall be effective as to said lease and lands (or interests therein) for the full term of said Unit Agreement, subject only to the provisions thereof, and which commitment shall, but without limitation, modify the terms of said lease to conform to the provisions of Section 18 of said Unit Agreement, modify the drilling and development requirements of said lease so that they shall be deemed fully performed by the continued operation of the well or wells now drilled or drilling within said Unit Area and by the performance of the provisions of said Unit Agreement, and modify the royalty provisions of said leade so that the payment for or delivery of (whichever may be required under the lease) oil and of the proceeds of gas duly made on the basis of production allocated under said Unit Agreement to the particular lands to which such rights or interests apply, regardless of actual production therefrom, shall constitute full performance of all such obligations under such lease, to wit:

TRACT NO.

LEASE DATA

123 ROYALTY IN LANDS COMMITTED HEREBY

65 (1) Dated:

Lessor:

March 23, 1951 George L. Blancett and

Golda H. Blancett, his wife

Lessee:

Hawley M. Kilpatrick

Recorded: May 7 1951

Book:

157, Page 389

San Juan County, New Mexico

(2) Dated:

March 23, 1951

Lessor:

Richard Blancett and

Myrtle Blancett, his wife

Lessee:

Hawley M. Kilpatrick

Recorded: May 7, 1951
Book: 157, Page 391
San Juan County, New Mexico

DESCRIPTION, AMOUNT AND OWNER OF BASIC

SW/4SW/4 Section 22, N/2NW/4, SE/4NW/4, NW/4NE/4, S/2NE/4, NE/4SW/4 Section 27 all in Township 32 North, Range 9 West, NMPM - containing 320 acres more or less.

Lydia M. Ritter 1/64 Arthur E. Schuppan 1/32

This consent is executed for the purpose of correcting the description on the consent and commitment executed on April 13, 1953, by C. O. Stark Vice President of Phillips Petroleum Company recorded book 210, page 67 of the County Clerk and Recorder records of San Juan County, New Mexico.

ATTEST:

PHILIDS DEPROTEIN COMPANY

W. F. MARTIN

Vice President Puray

My Commission Expires 7-24-54
Notary Public
IN WITNESS WHEREOF, I have hereunto set my hand and affixed my official seal on this the day and year first above written.
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 said corporation. Iree act and deed of said corporation.
me duly sworm did say that he is the Viesident of Fillips Fetroleus Company
to me personally known, who, being by
On this Maday of September, 19 59, before me personally appeared
SS (TO TIAL TO TAKE TAKE TO TAKE TO TAKE TO TAKE TAKE TAKE TAKE TAKE TAKE TAKE TAKE

MAIN OFFICE & Paso Natural Gas Company

TENTH FLOOR BASSETT TOWER

1954 HAY E AM 9:09

El Paso, Texas

April 29, 1954

Commissioner of Public Lands of the State of New Mexico Capitol Annex Building Santa Fe, New Mexico

Oil Conservation Commission of the State of New Mexico Capitol Annex Building Santa Fe, New Mexico

Re: San Juan 32-9 Unit Area

Gentlemen:

Enclosed for your files is a copy of Ratification and Joinder of Unit Agreement and Ratification and Joinder of Unit Operating Agreement executed by H. H. Phillips et ux, committing their working interest under tract 14 to the above numbered unit.

These instruments were filed with the United States Geological Survey on January 4, 1954. The Ratification of Unit Agreement was placed of record in the office of the County Clerk and Recorder, San Juan County, New Mexico, on January 28, 1954, and recorded in book 236 at page 155. The Ratification of Unit Operating Agreement was placed of record in the office of the County Clerk and Recorder, San Juan County, New Mexico, on January 28, 1954, and recorded in book 236 at page 155.

Yours very truly,

Charles S. Deason

Lease Department

CSD/nl

cc: Attached list

Re: 32-9 Unit

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

Mr. R. N. Richey Phillips Petroleum Company Bartlesville, Oklahoma

Mr. C. T. McClure Anderson-Prichard Oil Corporation Liberty Bank Building Oklahoma City, Oklahoma

Mr. C. F. Bedford Stanolind Oil and Gas Company Oil & Gas Building Fort Worth, Texas

Mr. Howard W. McDade Southern Union Gas Company 1104 Burt Building Dallas, Texas

Miss Margaret Clark
Three States Natural Gas Company
Corrigan Tower
Dallas, Texas

Mr. Aaron L. Colvin Delhi Oil Corporation Corrigan Tower Dallas, Texas

Mr. F. M. Jacobson Lucerne Corporation Mercantile Security Bldg. Dallas, Texas

Mr. Claude A. Williams The Atlantic Refining Co. P. O. Box 2819 Dallas 1, Texas

Mr. E. W. Lewis The Texas Company Drawer 1720 Fort Worth, Texas

Mr. H. H. Kuester Standard Oil Company of Texas Box 1249 Houston, Texas

Mr. R. H. Love Wood River Oil and Refining Co. 321 West Douglas Wichita, Kansas Mr. Dudley Cornell Albuquerque Associated Oil Company 1st National Bank Bldg. Albuquerque, New Mexico

Mr. Frank Gorham, Jr. Pubco Development, Inc. Box 1360
Albuquerque, New Mexico

Mr. Critchell Parsons Beaver Lodge Oil Corporation 310 Mercantile Commerce Bldg. Dallas, Texas

Mr. John S. Brown 220 Shelby Street Santa Fe, New Mexico

Mr. T. H. McElvain 220 Shelby Street Santa Fe, New Mexico

Mr. Forrest B. Miller 220 Shelby Street Santa Fe, New Mexico

Mr. Tom Bolack 1010 N. Dustin Farmington, New Mexico

Mr. H. H. Phillips 306 Milam Building San Antonio, Texas

In consideration of the execution of the Unit Agreement for the
Development and Operation of the San Ivan 20 o Hotel
Area located within the County ofState of
Development and Operation of the Sen Juan 32-9 Unit Area located within the County of Sen Juan State of 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 modifica-
tions 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 drill-
ing, 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 pro-
duction 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.

TV 14

<u>ADDRESS</u>	<u>SIGNATURE</u>
306 Milam Building San Antonie, Texas	XXX BOU
306 Milan Building San Antonia, Taxas	H. H. Phillips Wenne Theles
	Winnie Phillips
Date:	
Date:	

STATE OF	
COUNTY OF) SS.:	
On thisday of	, 195, before me appeared
	, to me personally known, who, being
by me duly sworn, did say that he is	the President of and that the seal affixed to said instrument
and easted in hehalf of said compored	ation, and that said instrument was signed
the free act and deed of said corpora	acknowledged said instrument to be
IN WITNESS WHEREOF, I have seal the day and year in this certific	hereunto set my hand and affixed my official icate first above written.
My Commission expires:	
	Notary Public in and for
	State of County,
CMA mp coo	
STATE OF TEXAS) SS.:	
GOUNTY OF 32242)	
On this 27th day of July	, 195 3 , before me appeared
H. H. Hillips	and Winnie Phillips
	ons described in and who executed the fore-
My Commission expires:	,
June 1. 1955	Germanne O. Danis
June 1, 1955	Notary Public in and for
	Devan County.
	State of Quas GERMAINE O. DAVIS
	Notary Public, Bexar County. Texas
STATE OF)	
COUNTY OF) SS.:	
On this day of	, 195, before me personally
	, a single person, to me known to be
the person described in and who execu	ated the foregoing instrument, and acknowledged same asfree act and deed.
My Commission expires:	
	Notary Public in and for County,
	country,

State of

RATIFICATION AND JOINDER OF UNIT OPERATING AGREEMENT UNDER UNIT AGREEMENT FOR THE DEVELOPMENT AND OPERATION OF THE

SAN JUAN 32-9 UNIT AREA

Unit Agreement for the Development and Operation, in for Interior, the undersigned owners of lands or held or which may arise under existing option production covered by said Unit Operating Agreement for the States Geological Survey in conference of the United States Geological Survey in conference of the Development and Operation of the United States Geological Survey in conference of the Development and Operation of the United States Geological Survey in conference of the Development and States of United in any number of counterparts with the states are document and shall be big counterpart hereof, regardless of whether or parties owning or claiming an interest in the executed shall be binding upon the undersigned subject to all the terms, provisions and conference.	rm approved by the Secretary of the leases or interests therein presently in agreements or other interests in reement, each to the extent of his or appear, have consented to the inclucion defined, and do hereby approve, element in the form and as submitted innection with the submission of Unit of the said Unit Area. Init Operating Agreement may be executable force and effect as if all parties and ing upon all those who execute a not it is executed by all other the lands affected hereby, and when so end, his or her successors or assigns,
ADDRESS	SIGNATURE
306 Miles Building	5) () (
San Antenio, Texas	H. H. Phillips
306 Milen Building Sen Antenie, Texas	Jainne Price
Date:	
Date:	
STATE OF TEXAS)	
COUNTY OF BEXAR) SS.:	
On this 27th day of personally appeared H. H. Phillips & Vinnie to be the persons described in and wiment, and acknowledged that they executed and deed.	ho executed the foregoing instru-
IN WITNESS WHEREOF, I have hereunt seal the day and year in this certificate about	
My Commission expires:	Notary Public in and for
June 1, 1955	GERMAINE O. DAVIS Notary Public, Bexar County, Texas
· /	,

In consideration of the execution of the Unit Agreement for the Development and Operation of the San Juan 22-0 Unit Area

Area located within the County of San Juan State of New Mexico

in form a proved 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 cwning 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.

T. 4. 6, 26,24

ADDRESS	SIGNATURE Becelah Verne Wanson
	to And the many
Date. <u> </u>	
Date:	
Consented to by: PHILLIPS FETHOLEUM COMPANY	APPROVED AND CONSENTED TO: DELHI OIL CORPURATION
Vice-President WORKING INTEREST OWNER	BY Working Interest Owner
API-1011 MARIO DE ESTADA	Approved & Consented to:
E: PACINE I I I I I I I I I I I I I I I I I I	President WORKING INTEREST OWNER
Ketabo de Si Gana	WORKING INTEFEST OWNER

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STATE OF	}			
COUNTY OF) SS.:)	-001 dii n 20-	4.5 	
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On this	day of_		, 195, before	ne appeared
		1	And the second s	
by me duly sworn, die	d say that h	e is the	ne personally known, President of seal affixed to said i	ano, octag
is the corporate sea	l of said co	_ and that the	seal affixed to said i that said instrument w	nstrument As signed
and scaled in behalf	of said dor	poration by au	thority of its board of	directors.
and said the free act and deed	d of said co	rporation.	knowledged said instru	ment to be
seal the day and year			set my hand and affixed t above written.	M official
My Commission expires	B :			`
· · · · · · · · · · · · · · · · · · ·			Notary Public in and f	'or
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	tale and a second		State of	
STATE OF THE STATE OF))			
COUNTY OF)			
i			green of	
On this_	day of		, 195, befor	e me appeared
		and		
to me known	n to be the	persons descri	bed in and who executed	the fore-
going instrument, and had deed.	a acknowleds	ged to me they	executed the same as th	eir free act
			Consison B.	7.11 -
My Commission expire	3:		Klanuson RT o	Mayer
June 28, 1964			Notare Public in and	
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	- 11 - 12 - 13 - 14 - 14 - 14 - 14 - 14 - 14 - 14			. • .
STATE OF)			
COUNTY OF) SS.:)			
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me known to be the D	erson descri	bed in and who	executed the foregoing	e person, to
and acknowledged to and deed.	me that	he exec	uted the same as	_free act
My Commission expire	8:			
		,	W. 4.7	
			Notary Public in and 1	or
		`		· · · · · · · · · · · · · · · · · · ·

State of

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RATIFICATION AND JOINDER OF UNIT AGREEMENT

Development and Operation of the32	
Area located within the County of San J	unitized State of New Mexico
in form approved on behalf of the Secretary of	of the interior the undersigned
owners of lands or leases, or interests there	
or which may arise under existing option agree	
production covered by said Unit Agreement her	
of his or her particular ownership or interes	
inclusion of said lands within the Unit Area	therein defined ratify approve
and adopt the terms of said Unit Agreement ar	
approved by the Secretary of the Interior or	
as applicable to said several lands and inter	
lease given by the undersigned or under which	
herein is extended and modified to the extent	
to the terms of said Unit Agreement, agree the	
producing requirements of all leases and other	
rights and interests are created or defined	shall be deemed fully performed by
performance of the provisions of said Unit Ag	reement, and agree that payment for
or delivery of (whichever may be required und	
duly made at contract rates applied to the pr	
Agreement to the particular lands to which su	ich rights or interests do or shall
apply, regardless of actual production therei	
ance of all such obligations to the undersign	ned existing under such leases or
other contracts.	
mit partet art a a livet la com	
This Ratification and joinder of Un	nit Agreement may be executed in any
number of counterparts with the same force ar	nd effect as if all parties had
signed the same document and shall be binding	g 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	e lands affected hereby, and when
so executed shall be binding upon the unders	igned, his or her assigns or
successors in interest.	•
ADDRESS	SIGNATURE
ADDRESS	SIGNATURE (1.6
209- North Losena	
209- North Lorence	
209- North Lorence- Farmington	
209- North Lorence- Farmington Herr Mexico	
209- North Lorence Farmington Menington	
209- North Lorence Farmington Herr Marie	
209- North Lorence Farmington Mexico Date: April 6th 1953	
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ADDRESS 209- Morth Lorence Farmington Meno Marieo Date: April 6th 1953	
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ADDRESS 209- North Lorence Farmington Men Marier Date: April 6th 1953	
ADDRESS 209- North Lorence Farmington Men Mexico Date: April 6th 1953	
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ADDRESS 209- Morth Lorence Farmington Men Mariet Date: April 6th 1953	

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STATE OF) SS.:	
COUNTY OF)	
	, 195, before me appeare
by me duly sworn, did say that he is th	to me personally known, who, being President of hat the seal affixed to said instrument
is the corporate seal of said corporation and sealed in behalf of said corporation	on, and that said instrument was signed in by authority of its board of directors
the free act and deed of said corporati	acknowledged said instrument to be on.
IN WITNESS WHEREOF, I have he seal the day and year in this certifica	reunto set my hand and affixed my offici te first above written.
My Commission expires:	
	Notary Public in and forCounty.
	State ofCounty,
On this 8th day of Apr William Mansfield his wife, to me known to be the persons going instrument, and acknowledged to me	and Jane Manafield described in and who executed the fore-
On this 8th day of Apr William Mansfield his wife, to me known to be the persons	and Jane Manafield described in and who executed the fore-
On this 8th day of Apr William Mansfield his wife, to me known to be the persons going instrument, and acknowledged to me	and Jane Manafield described in and who executed the fore-
On this 8th day of Apr William Mansfield his wife, to me known to be the persons going instrument, and acknowledged to mand deed.	and Jane Manafield described in and who executed the forese they executed the same as their free a Notary Public in and for San Ju County,
On this Sth day of Apr William Mansfield his wife, to me known to be the persons going instrument, and acknowledged to mand deed. My Commission expires:	and Jane Manafield described in and who executed the forese they executed the same as their free a Notary Public in and for San Ju
On this Sth day of Apr William Mansfield his wife, to me known to be the persons going instrument, and acknowledged to m and deed. My Commission expires: Sept. 13, 1956	and Jane Manafield described in and who executed the forese they executed the same as their free a Notary Public in and for San Ju County,
On this Sth day of Apr William Mansfield his wife, to me known to be the persons going instrument, and acknowledged to mand deed. My Commission expires: Sept. 13, 1956	Notary Public in and for San Ju County.
On this 8th day of Apr William Mansfield his wife, to me known to be the persons going instrument, and acknowledged to mand deed. My Commission expires: Sept. 13, 1956	and Jane Manafield described in and who executed the forese they executed the same as their free a Notary Public in and for San Ju County.
On this Sth day of Apr William Mansfield his wife, to me known to be the persons going instrument, and acknowledged to mand deed. My Commission expires: Sept. 13, 1956 STATE OF SS.: COUNTY OF	and Jane Manafield described in and who executed the forese they executed the same as their free a Notary Public in and for San Ju County, State of New Fexico
On this	and Jane Manafield described in and who executed the forese they executed the same as their free a Notary Public in and for San Ju County, State of New Fexico , a single person, to
On this	and Jane Manafield described in and who executed the forese they executed the same as their free a Notary Public in and for San Ju County, State of New Fexico , a single person, to and who executed the foregoing instrument
On this Sth day of Apr Milliam Mansfield his wife, to me known to be the persons going instrument, and acknowledged to mand deed. My Commission expires: Sept. 13, 1956 SS.: COUNTY OF On this day of ally appeared me known to be the person described in and acknowledged to me that	and Jane Manafield described in and who executed the forese they executed the same as their free a Notary Public in and for San Ju County,

State of

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In consideration of the execution of the Unit Agreement for the Development and Operation of the San Juan Unit Area located within the County of San Juan, State of 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.

ADDRESS

Date:

ADDRESS	SIGNATURE	
P. O. Box 1410	STANDLESS OF AND ON COMM	
Fort Worth, Texas	-1/5 W/3	APPROVED THE
Date:	View President	1
	ATTEST	
	Author Socretory	

STATE OF OICIL homa	
COUNTY OF TUISA SS.:	
on this 19th day of appeared I.E. Rouse being by me duly aworn did say that and instrument is the corporate seal of	to me personally known, who, he is the President of that the seal affixed to said said corporation, and that said
instrument was signed and sealed in authority of its board of directors, acknowledged said instrument to be t corporation.	behalf of said corporation by and said J.E. Rouse
IN WITNESS WHEREOF, I have	hereunto set my hand and affixed this certificate first above written.
My Commission expires:	Marine Mª adems
My Commission Expires October 4, 1955	Notary Public in and for
STATE OF) SS.:	State of Calculation
anneared	, 195, before me
appeared his wife, to me known to be the per-	and
appeared his wife, to me known to be the per- the foregoing instrument, and acknow	and sons described in and who executed
appeared his wife, to me known to be the per- the foregoing instrument, and acknow as their free act and deed.	and sons described in and who executed wledged to me they executed the same
appeared his wife, to me known to be the per- the foregoing instrument, and acknow as their free act and deed.	and sons described in and who executed wledged to me they executed the same
appeared his wife, to me known to be the perithe foregoing instrument, and acknown as their free act and deed. My Commission expires: STATE OF SS.: COUNTY OF SS.:	and sons described in and who executed wledged to me they executed the same Notary Public in and for County, State of
appeared his wife, to me known to be the perithe foregoing instrument, and acknown as their free act and deed. My Commission expires: STATE OF COUNTY OF On this day of	and sons described in and who executed wledged to me they executed the same Notary Public in and for County, State of , 195, before a single on described in and who executed the liged to me that he executed
appeared his wife, to me known to be the perithe foregoing instrument, and acknown as their free act and deed. My Commission expires: STATE OF On this day of me personally appeared person, to me known to be the person foregoing instrument, and acknowledged.	and sons described in and who executed wledged to me they executed the same Notary Public in and for County, State of , 195, before a single on described in and who executed the liged to me that he executed

State of

1500 .

In consideration of the execution of the Unit Agreement for the Development and Operation of the Area located within the County of State of 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.

Palatine Illineis	Herman J. Schrage
Rante # 1 Box 108	
Date: March 27, 1953	
Date	

STATE OF	
) SS.:	
COUNTY OF)	
On thisday of	, 195, before me appeared
. t	o me personally known, who, being
by me duly sworn, did say that he is theand that the	President of seal affixed to said instrument
is the corporate seal of said corporation, and	
and sealed in behalf of said corporation by au	thority of its board of directors,
and saida the free act and deed of said corporation.	cknowledged said instrument to be
the free act and deed of said corporation.	
IN WITNESS WHEREOF, I have hereunto seal the day and year in this certificate firs	
My Commission expires:	
	Natoma Bublic in and Can
	Notary Public in and for
	State ofCounty,
STATE OF	
COUNTY OF) SS.:	
COUNTY OF	
On thisday of	, 195, before me appeared
and	
his wife, to me known to be the persons descri	bed in and who executed the fore-
going instrument, and acknowledged to me they	
and deed.	
My Commission expires:	
ry Commitssion expires.	
	Notary Public in and for
	County,
	State of
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STATE OF Meron) COUNTY OF (sch) SS.:	
CONTRACT (: 14) SS.:	
COUNTY OF (Atro)	
on this 27th day of March	. 195 3 . before me person-
On this 27th day of March	, 195 3, before me person-
on this 27th day of March ally appeared Herman F Schra	, 195 3, before me person-
me known to be the person described in and who	executed the foregoing instrument,
me known to be the person described in and who and acknowledged to me thathe exec	executed the foregoing instrument,
me known to be the person described in and who	executed the foregoing instrument, uted the same asfree act
me known to be the person described in and who and acknowledged to me thathe exec	executed the foregoing instrument,
me known to be the person described in and who and acknowledged to me thathe exec and deed. My Commission expires:	executed the foregoing instrument, uted the same as free act Mr. Shillip Lehman Notary Public in and for
and acknowledged to me thathe exec and deed.	executed the foregoing instrument, uted the same as free act Mr. Shillip Lehman

STATE OF)			100	yrīs — p Taraka <u>— par</u>
) SS.:				
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		to me person	ally known.	no. being
y me duly sworn, did say that	he is the	President	of	10 10 10 10
F. C.	and that	he seal affix	ed to said in	strament
by me duly sworn, did say that s the corporate seal of said of and sealed in behalf of said co and said the free act and deed of said of	orporation, or orporation by	nd that said authority of	instrument of	a signed directors,
he free act and deed of said o	orporation.			
THE LITTER CONTINUE OF THE PROPERTY OF				-
IN WITNESS WHEREOF, I seal the day and year in this of	nave nercum	ret above wri	tten	MA OTTTCTWT
car the day and year the this t	C. CII CACE			
fy Commission expires:			**	
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is wife, to me known to be the oing instrument, and acknowled	god to	or or out of the	ano executed	THE TOPE-
oing instrument, and acknowled nd deed.	igeu to the this	2 establication	C Stand the Unit	
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y Commission expires: Feb. 1,	AGISA	Veni		KE
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		State of		
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TATE OF				ंताः
SS.:				
OUNTY OF			Free Car	
On this day of		, 195	, befor	e me person-
A STATE OF THE STA				
lly appeared			_, a single	person, to
e known to be the person descr	ibed in and w	no executed t	he foregoing	instrument,
nd acknowledged to me that	he ex	ecuted the sa	me as	_free act
nd deed.				
y Commission expires:			4	
		Notary Pub	lic in and fo	or
				ounty,
		State of	<u> </u>	

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In consideration of the execution of the Unit Agreement for the Development and Operation of the Secretary of the Interior, the undersigned 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.

Mashington DC Date: March 25, 1953	James C. Dowling
12.23 Verment aveb. W. Washington, 5, D. C.	mary B Lebo.
Date: <u>March 27, 1953</u>	
Date:	

x 23 tract of

COUNTY OF	
On this day of	19 53, before me personally appeared
to me known to be the person described and acknowledged that executed	in and who executed the foregoing instrument, the same as free act and deed.
IN WITNESS WHEREOF, I have hereunto s and year in this certificate above written	et my hand and affixed my official seal the day
	Notary Public De
My commission expires:	15y Comment on Physica India 15, 1957.
STATE OF // Daniel SS.	
On this day of	, 19 S , before me personally appeared
Colored St.	in and who executed the foregoing instrument,
IN WITNESS WHEREOF, I have hereunto s and year in this certificate above written	" ua Max mus
My commission expires:	Notary Public 1957.
STATE OF) COUNTY OF SS.	
On this day of, 19	, before me personally appeared
to me known to be the person descand acknowledged that executive executions.	ribed in and who executed the foregoing instrument uted the same as free act and deed.
IN WITNESS WHEREOF, I have hereunto so and year in this certificate above written	et my hand and affixed my official seal the day
	Notary Public
My commission expires:	

STATE OF Mask

In consideration of the execution of the Unit Agreement for the Development and Operation of the San Juan 32-9 Unit Area located within the County of San Juan State of 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 cwning 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.

ADDRESS Box 993	Charles Housales
Santa Fe, New Mexico	Betty Longeles
Date: March 31st, 1953	

STATE OF)	
COUNTY OF) SS.:)	
On this	day of	, 195, before me appeared
by me duly sworn, di	d say that he is the	, to me personally known, who, beingPresident oft the seal affixed to said instrument
and sealed in behalf	<pre>l of said corporation of said corporation</pre>	, and that said instrument was signed by authority of its board of directors, acknowledged said instrument to be
IN WITNESS seal the day and yea	WHEREOF, I have here r in this certificate	unto set my hand and affixed my official first above written.
My Commission expire	s:	
		Notary Public in and for
		State ofCounty,
STATE OF)) SS.:	
COUNTY OF)	
On this	day of	, 195, before me appeare
		and
		escribed in and who executed the fore- they executed the same as their free act
My Commission expires	S &	
		Notary Public in and for
		State ofCounty,
STATE OF New Mexico		
COUNTY OF Santa Po) SS.:	
•	las a Manut	
On this 3	day of Aron	, 1953 , before me person-
me known to be the pe	erson described in and	his wife, a single person, to i who executed the foregoing instrument, executed the same as their free act
My Commission expires		11121 6
	S :	XX Errell

STIPULATION

Township 31 North, Range 9 West, N.M.P.M.

Section 16: N/2 SE/4

containing 80 acres, more or less, and,

WHEREAS, the said Phillips Patroleum Company has heretofore committed its entire working interest in and under said lease,
insofar as said lease covers, among other lands, the above described
lands, to that certain Unit Agreement and Unit Operating Agreement
for the development and operation of the San Juan 32-9 Unit Area,
and,

whereas, the said San Juan 32-9 Unit Agreement is now pending approval in the Office of the Director of the United States Geological Survey of the United States Department of the Interior, and,

WHEREAS, it now appears that the development and operation of said San Juan 32-9 Unit Area will be facilitated and encouraged by the release of such acreage from commitment to the terms and conditions of said San Juan 32-9 Unit Agreement.

NOW, THEREFORE, in consideration of the premises and other good and valuable consideration to it in hand paid, the said Phillips Petroleum Company does hereby release, withdraw and terminate the commitment of its entire working interest in and under that certain State of New Mexico Cil and Gas Lease bearing

Color No. D. 10000 40 - 1 - 1000 - 5 A - 104-1 - 1 - 104-1 - 104-1 - 104-1

covers the above described lands, to the said Unit Agreement for the development and operation of the San Juan 32-9 Unit Area, and does likewise withdraw its entire working interest under said lands and lease from the terms and provisions and from operation under said Operating Agreement for the operation of the San Juan 32-9 Unit Area.

IN WITNESS WHEREOF, this Stipulation is executed as of this 17 day of June, 1953.

Assistant Secretary

R. E. ARNOLD

PHILLIPS PETROLEUM COMPANY

President

H. E. KOOPMAN

STATE OF OKLAHOMA

COUNTY OF WASHINGTON

On this 17 day of June, 1953, before me appeared to me personally known, who, being by me duly sworn, did say that he is the Vice President of PHILLIPS PETROLEUM COMPANY and that the seal affixed to said 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 H. E. Koopman acknowledged said instrument to be the free act and deed of said corporation.

Notary Public in and for Washington County, State of Oklahoma.

My Commission expires:

August 1, 1955

In consideration of the execution of the Unit Agreement for the Development and Operation of the Luca 32 9 21-Area located within the County of Section State of 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 consitute 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.

ADDRESS	SIGNATURE 6
1765 Mass. Ave. N. W.,	Signature Akudes
Washington, D. C.	
Date: April 3rd, 1953	
Date:	
Date:	

TY OF PRINCE GEORGE) SS. OS.)		
On this 3rd	_day of _April	1953, before me personally a	ppeared
Jimmie R. Hende			
me known to be the person acknowledged that she	ondescribed executed the	in and who executed the foregoin same as her free act and do	g instrumer d.
IN WILL 3S WHEE and year in this certif		unto set my hand and affixed my o	fficial so
		John Slay	bles
commission expires:		Motary Public	
ly Commission Expires May 4, 1958			
-			
ATE OF	_}		
UNITY OF	ss.	3-	
d acknowledged that IN WITNESS WHEN	executed the	ed in and who executed the forego e same asfree act and d into set my hand and affixed my o	eed.
d acknowledged that IN WITNESS WHEN	executed the	e same asfree act and demte set my hand and affixed my o	eed.
d acknowledged that IN WITNESS WHEN	executed the	e same asfree act and demte set my hand and affixed my o	eed.
IN WITNESS WHEN	executed the	e same asfree act and dunte set my hand and affixed my obove written.	eed.
IN WITNESS WHEN	executed the	e same asfree act and dunte set my hand and affixed my obove written.	eed.
IN WITNESS WHEN	executed the	e same asfree act and dunte set my hand and affixed my obove written.	eed.
IN WITNESS WHEN	executed the	e same asfree act and dunte set my hand and affixed my obove written.	eed.
IN WITNESS WHEN all the day and year in the commission expires:	executed the	e same asfree act and dunte set my hand and affixed my obove written.	eed.
IN WITNESS WHEN all the day and year in the commission expires:	executed the REOF, I have here his certificate a	e same asfree act and dunte set my hand and affixed my obove written.	eed.
IN WITNESS WHEN all the day and year in the commission expires: CATE OF	executed the REOF, I have here his certificate a	inte set my hand and affixed my obove written. Notary Public	fficial
IN WITNESS WHEN all the day and year in the commission expires: CATE OF	executed the REOF, I have here his certificate a	e same asfree act and dunte set my hand and affixed my obove written.	fficial
IN WITNESS WHEN cal the day and year in the day and year in the commission expires:	executed the REOF, I have here his certificate a	inte set my hand and affixed my obove written. Notary Public	fficial
IN WITNESS WHEN cal the day and year in the y commission expires: TATE OF On this	executed the REOF, I have here his certificate and service and ser	inte set my hand and affixed my obove written. Notary Public	eed.

In consideration of the execution of the Unit Agreement for the Development and Operation of the Area located within the County of State of 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.

ADDRESS 405 Walne N/Kanse	C'z Mr	9	SIGNATURE Starry Lilen		
05 Walnut Kans	7	Lil	lian yu	kon	
Date:	•				
Date:					

STATE OF COUNTY OF)) ss.:	
On this		, 195, before me appeared, to me personally known, who, being thePresident of that the seal affixed to said instrument
is the corporate seal	of said corporat	tion, and that said instrument was signed ion by authority of its board of directors, acknowledged said instrument to be
		hereunto set my hand and affixed my official cate first above written.
My Commission expires	::	
	_	Notary Public in and forCounty,
		State of
STATE OF)	
COUNTY OF) SS.:)	
	en e	
		, 195, before me appeare
	Man	and 7 days
going instrument, and and deed.	acknowledged to	ons described in and who executed the fore- me they executed the same as their free act
My Commission expires	:	Frem H. Pkey
		Notary Public in and for
		County.
		State of canada
STATE OF		
COUNTY OF	SS.:	
On this	day of	, 195, before me person-
		n and who executed the foregoing instrument he executed the same asfree act
My Commission expires	:	
		Notary Public in and for
		County,

State of

In consideration of the execution of the Unit Agreement for the Development and Operation of the Lan Juan 31-3 Unit Area located within the County of Jan Duan State of 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.

ADDRESS . Millian Silva	L. Newceu
Date: 11 16 16 16 1955	
Date:	

STATE OF	ss.:				
COUNTY OF	33				
On this	day of		. 195	. befor	re me appeared
by me duly sworn, did s	or that ha	, t	o me person	ally known	n, who, being
by me duty sworn, did s	dy that he	and that the			linstrument
is the corporate seal of and sealed in behalf of and said the free act and deed of	said corp	poration, and oration by au	that said thority of	instrumen its board	t was signed
IN WITNESS We seal the day and year i					ked my official
My Commission expires:			:		
			Notary Pub	lic in an	County,
			State of		
STATE OF					
)	ss.:				
COUNTY OF					
On this	day of_		, 195_	, be:	fore me appeare
		and			
his wife, to me known t going instrument, and a and deed.					
My Commission expires:					
			Notary Pub	lic in an	
			State of		County,
			State of		
STATE OF TOWN,					
COUNTY OF COUNTS!	ss.:				
	3	b			
On this	day of.	March	, 195	ろ , be:	fore me person-
	No. 10	<i>a</i>)			
ally appeared	on describ	ed in and who	executed t	, a sin	gle person, to
and acknowledged to me	that	he exec	uted the sa	me as	

In consideration of the execution of the Unit Agreement for the Development and Operation of the Son Juan 32-1 Wait Area located within the County of Son Con State of 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.

338 South First St.	SIGNATURE Planton
Slobe, Angina	Due Carrie
Date: 3-30-53	

Date:

STATE OF	
COUNTY OF) SS.:	
	f, 195, before me appeared
y me duly sworn, did say that	he is the President of
and sealed in behalf of said co	and that the seal affixed to said instrument corporation, and that said instrument was signed orporation by authority of its board of directors, acknowledged said instrument to be corporation.
	I have hereunto set my hand and affixed my official certificate first above written.
fy Commission expires:	
	Notary Public in and for
	State of
TATE OF) SS.:	
OUNTY OF)	
Our Alida Jam	
	and e persons described in and who executed the fore-
nis wife, to me known to be the going instrument, and acknowled and deed.	and
is wife, to me known to be the coing instrument, and acknowled and deed.	and e persons described in and who executed the fore- dged to me they executed the same as their free act
is wife, to me known to be the oing instrument, and acknowleded.	and e persons described in and who executed the foredged to me they executed the same as their free act Notary Public in and for County,
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is wife, to me known to be the oing instrument, and acknowled and deed. y Commission expires: STATE OF Arisons) SS.	and e persons described in and who executed the foredged to me they executed the same as their free act Notary Public in and for County,
is wife, to me known to be the oing instrument, and acknowled and deed. y Commission expires: STATE OF Arisona SS. COUNTY OF Gile	and e persons described in and who executed the foredged to me they executed the same as their free act Notary Public in and for County,
is wife, to me known to be the oing instrument, and acknowled and deed. y Commission expires: STATE OF Arisona SS. COUNTY OF Gile On this 30 day of S. N.P.CARROW C& RUTH E.	and e persons described in and who executed the fore- dged to me they executed the same as their free act Notary Public in and for County, State of Defore me personally appeared CARROW, his wife
is wife, to me known to be the coing instrument, and acknowled and deed. The Commission expires: STATE OF	and e persons described in and who executed the fore- dged to me they executed the same as their free act Notary Public in and for County, State of CARROW, his wife described in and who executed the foregoing instruments of the same as their free act
STATE OF Arisona COUNTY OF GIL On this 30 day of STATE OF ARROW & RUTH E. To me known to be the person and acknowledged that	and_ e persons described in and who executed the fore- dged to me they executed the same as their free act Notary Public in and forCounty, State of State of CARNOW, his wife described in and who executed the foregoing instrum_ executed the same asfree act and deed. have hereunto set my hand and affixed my official seal

March 17,1956

My commission expires:

STIPULATION

whereas, Phillips Petroleum company is the present owner and holder of the entire working interest in, to and under the following Oil and Gas Mining Leases, and the Leasehold Estate existing by virtue of said leases:

- 1. Date March 23, 1953

 Lessor Richard Blancett and Myrtle Blancett, his wife

 Lessee Hawley M. Kilpatrick

 Recorded Book 157, Page 391, Rio Arriba County, New Mexico
- 2. Date March 23, 1953

Lessor - George L. Blancett and Goldie H. Blancett, his wife

Lessee - Hawley M. Kilpatrick

Recorded - Book 157, Page 389, Rio Arrica County, New Mexico, both of said leases covering, among other lands, the following described lands in San Juan County, New Mexico:

Township 32 North, Range 9 West, N.M.P.M.

Section 27: NW/4 NE/4, S/2 NE/4

containing 120 acres, more or less, and,

WHEREAS, the said Phillips Petroleum Company has heretofore committed its entire working interest in and under said leases, insofar as said leases cover, among other lands, the above described lands, to that certain Unit Agreement and Unit Operating Agreement for the development and operation of the San Juan 32-9 Unit Area, and

Whereas, the said San Juan 32-9 Unit Agreement is now pending approval in the Office of the Director of the United States Geological Survey of the United States Department of the Interior, and

WHEREAS, it now appears that the development and operation of said San Juan 32-9 Unit Area will be facilitated and encouraged by the release of such acreage from commitment to the terms and conditions of said San Juan 32-9 Unit Agreement.

NOW, THEREFORE, in consideration of the premises and other good and valuable consideration to it in hand paid, the said Phillips Petroleum Company does hereby release, withdraw and terminate the commitment of its entire working interest in and under the above described leases, insofar, but only insofar, as

said leases cover the above described lands, to the said Unit Agreement for the development and operation of the San Juan 32-9 Unit Area, and does likewise withdraw its entire working interest under said lands and leases from the terms and provisions and from operation under said Operating Agreement for the operation of the San Juan 32-9 Unit Area.

IN WITNESS WHEREOF, this stipulation is executed as of this day of June, 1953. PHILLIPS PETROLEUM COMPANY ATTEST: Vice Pr H. E. KOOPMAN R. E. ARNOLD STATE OF OKLAHOMA COUNTY OF WASHINGTON On this 17th day of June, 1953, before me appeared H. E. Koopman sworn, did say that he is the Vice President of PHILLIPS PETROLEUM COMPANY and that the seal affixed to said 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 H. E. Koopman acknowledged said instrument to be the free act and deed of said corporation. Notary Public in and for Washington County, State of Oklahoma

My Commission expires:

August 1, 1955

In consideration of the execution of the Unit Agreement for the Development and Operation 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.

ADDRESS	<u>SIGNATURE</u>
Aztec, New Mexico	marcellus Linn Blancett
	Violit m. Blanchtt
Date: March 28, 1953	
Aztec, New Mexico	Mustle V. Blancett
	Mystle V. Olansett
Date: March 28, 1953	
STATE OF	as
COUNTY OF:	SS.
On this day of	, 19, before
to me known to be the person de instrument, and acknowledged that	scribed in and who executed the foregoing executed the same as free
act and deed.	
IN WITNESS WHEREOF, I have he seal the day and year in this certifi	ereunto set my hand and affixed my official cate above written.
ly commission expires:	
	Notary Public in and for

County, State of

STATE OF New Mexica	
COUNTY OF SZO QUAD SS.	
On this 28 day of More Marcelly's AINN Blancon	5, 1953, before me personally appeared
_ DIS WIFE	
and acknowledged that /// eg executed the	in and who executed the foregoing instrument, ne same as There act and deed.
IN WITNESS WHEREOF, I have hereunto set and year in this certificate above written.	my hand and affixed my official seal the day
	7. 2
	Regate
	Notary Public
My commission expires:	
y Commission cupies May 29, 1936	
COUNTY OF San Juan SS.	
SS.	
COUNTY OF Jan Juan	
•	
On this 28 day of March	1953, before me personally appeared
mswee	
and acknowledged that https://example.com/red/ executed the	in and who executed the foregoing instrument, same as free act and deed.
IN WITNESS WHERPOF. I have bereunto set	my hand and affixed my official seal the day
and year in this certificate above written.	ay indicate and allered by ollected boat one day
	2 -
	Myselle
	Notary Public
My commission expires:	
My Commission supires (Jay 29, 1956)	
STATE OF	
COUNTY) SS.	
JOON 1	
On this day of	, 19, before me personally appeared
to me known to be the person described	in and who executed the foregoing instrument,
	same as free act and deed.
IN WITNESS WHEREOF, I have hereunto set and year in this certificate above written.	my hand and affixed my official seal the day
and your in ours constituted above without	
	Notary Public
	Notary Public
My commission expires:	

In consideration of the execution of the Unit Agreement for the Development and Operation of the SAN JUAN 32-9

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.

ADDRESS		<u>sı</u>	GNATURE		
Aztec, New Mexico			Space	ج	
	_	Trans	en	patter	
Date: March 28, 1953				<i>;</i>	
	<u> </u>				
Date:	_				
STATE OF	_}				
COUNTY OF) ss. _)				
On this 28 day of the personally appeared Nonth to be the person 5	mar	ch	· · · · · ·	19 <u>55</u> , b	fore
to the known to be the person <u>s</u> instrument, and acknowledged that act and deed.	described	in and who executed	executed the same	the foregoin	g free

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

Junto office

My commission expires:

In consideration of the execution of the Unit Agreement for the Development and Operation of the
Development and Operation of the Jan Many 81-9 Will
Area located within the County of Sale of 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 perform-
ance of all such obligations to the undersigned existing under such leases or
other contracts.

ance of all such obligations to the under the contracts.	ersigned existing under such leases or
number of counterparts with the same for signed the same document and shall be be counterpart hereof, regardless of whether parties owning or claiming an interest : so executed shall be binding upon the up	inding upon all those who execute a er or not it is executed by all other in the lands affected hereby, and when
successors in interest.	
ADDRESS	SIGNATURE
3519 Wilton & rub	Emil L Bolan
Long Beach Colifornia	gew D. Bolan
Date: 3-15-1953	
9853 Earl Karmi ave	Kemine Shierakke
areadia Colifornia	Richard Shiershke
Date: 3-26-1957	

STATE OF California) SS.	
COUNTY OF TO Augeles SS.	
On this 15 day of Man	1,1953, before me personally appeared
mil L. Bolaward le	D. Bolow, Sustandand wife,
and acknowledged thate	escribed in and who executed the foregoing instrument couted the same as free act and deed.
IN WITNESS WHEREOF, I have he the day and year in this certificate	ereunto set my hand and affixed my official seal above written.
	Elsie M. Smith Notary Public
My commission expires:	
My Commission Expires May 5, 1956	
STATE OF California)	
COUNTY CENSURALES SS.	
On this 16 day of Mu	W, 19 58, before me personally appeared
Vennice Shirshi	a widow
to me known to be the person de	escribed in and who executed the foregoing instrument ecuted the same as free act and deed.
IN WITNESS MMEREOF, I have he the day and year in this certificate	ereunto set my hand and affixed my official seal above written.
	Claie M. Smith Notary Public
My commission expires:	
My Commission Expires May 5, 1986	
STATE OF Colifornia)	
SS (SS)	
COUNTY OF Mes August) On this Me day of Muus	, 1953, before me personally appeared
DIA II.	
to me known to be the person	described in and who executed the foregoing instruction executed the same asfree act and deed.
IN WITNESS WHEREOF, I have h	ereunto set my hand and affixed my official seal
the day and year in this certificate	above written

Elsie M. Smith

Development and Operation of the	State of New Mexico secretary of the Interior, the undersigned sests therein or royalties presently held option agreements, or other interests in reement hereby severally, each to the extent or interest, as may appear, consent to the Unit Area therein defined, ratify, approve treement and any modifications thereof exterior or his duly authorized representative and interests, agree that the term of any under which the undersigned claims an interest the extent necessary to make the same conform agree that the drilling, development and agree that their several defined shall be deemed fully performed by add Unit Agreement, and agree that payment for equired under prior agreements) oil and gas
Agreement to the particular lands t	to the production allocated under said Unit which such rights or interests do or shall
apply, regardless of actual product ance of all such obligations to the	ion therefrom, shall constitute full perform- undersigned existing under such leases or
other contracts.	
number of counterparts with the sam signed the same document and shall counterpart hereof, regardless of w parties owning or claiming an inter	nder of Unit Agreement may be executed in any me force and effect as if all parties had be binding upon all those who execute a whether or not it is executed by all other rest in the lands affected hereby, and when the undersigned, his or her assigns or
7518 E. 4th Clau	Lie H Starr
Aroney Colifornia	HELENE L. Starr
Date: 3-27-1953	
11133 E. Muion shire	Mi Welde
Whitee Colfornio	Evelyn & Welden
Date: 3-71-1953	

Brx 31

It 100 Jacket

STATE OF Collowing	
STATE OF Colifornia) COUNTY OF For Kuyeles	SS.
	of Maul, 19 53, before me personally appeared
to me known to be the pers	below b. How hosterd and wife son 8 described in and who executed the foregoing instrument executed the same as their free act and deed.
IN WITNESS WHEREOF the day and year in this of	f, I have hereunto set my hand and affixed my official seal certificate above written.
	Rotary Public
My commission expires:	
My Commission Expires May 5, 1956	
STATE OF Colprise)	
COUNTY OF for augus	SS.
On this V1 da	y of Mull, 1957, before me personally appeared
Lorin Weldow and	Evelyn E. Welder , purband and wife.
and acknowledged that	executed the same as true free act and deed.
IN WITNESS WHEREOF the day and year in this of	, I have hereunto set my hand and affixed my official seal ertificate above written.
	Colsie M. Smith Notary Public
My commission expires:	
My Commission Expires May 5, 1958	
STATE OF Colfornia	_) _) ss
On this May	of Maul 1953, before me personally appeared
SW LL	Ebert a single mand.
to me known to be the pers ment, and acknowledged tha	described in and who executed the foregoing instruct executed the same as free act and deed.
IN WITNESS WHEREOF	, I have hereunto set my hand and affixed my official seal

Elsie m Smith

In consideration of the execution of Development and Operation of the San Juan 32-	the Unit Agreement for the
Area located within the County of 32-9	State of New Mexico
in form approved on behalf of the Secretary of	
owners of lands or leases, or interests therein	
or which may arise under existing option agreem	
production covered by said Unit Agreement herek	
of his or her particular ownership or interest,	
inclusion of said lands within the Unit Area th	nerein defined, ratify, approve
and adopt the terms of said Unit Agreement and	
approved by the Secretary of the Interior or hi	
as applicable to said several lands and interes	
lease given by the undersigned or under which t	
herein is extended and modified to the extent r	
to the terms of said Unit Agreement, agree that	
producing requirements of all leases and other	
rights and interests are created or defined sha	
performance of the provisions of said Unit Agre	
or delivery of (whichever may be required under	
duly made at contract rates applied to the prod	fuction allocated under said Unit
Agreement to the particular lands to which such	
apply, regardless of actual production therefro	
ance of all such obligations to the undersigned other contracts.	existing under such leases or
other contracts.	
This Ratification and Joinder of Unit number of counterparts with the same force and signed the same document and shall be binding u counterpart hereof, regardless of whether or no parties owning or claiming an interest in the l so executed shall be binding upon the undersign successors in interest.	pon all those who execute a pot it is executed by all other ands affected hereby, and when
ADDRESS .	SIGNATURE
Wilson	Hattie & Cracker
musel barding	
Wish oursma	
Date: mar 28 th 1953	
	,

Date:

STATE OF)					
COUNTY OF) SS.:		ter Ter			
OUNII OF		,					
				305			
	On this	day of_		, 195	,	before me	appeared
				to me person	lly !	cnown, wh	o, being
by me dul	y sworn, di	d say that he	is the	President	of	· • •	
and seale and said	d in behalf	l of said cor of said cor d of said co	rporation, and coration by an	e seal affixed that said that said the said the said the said that said the	instri its b	ment was	signed irectors,
seal the			nave hereunto			uffixed m	y official
My Commis	sion expire	s:					2000 1000 1000 1000
				Notary Pub	lic ir	and for	• 1
							inty,
				State of			
STATE OF)					
TOURNEY OF) ss.:					
COUNTY OF)					
	On this	day of_		, 195	+	before	me appeare
			and				
	trument, and		ersons descri				
ty Commis	sion expire	s:				+	
				Notary Pub	lic ir	and for	
				State of		Cour	ty,
STATE OF)					
COUNTY OF) SS.:)					
	On this 28	th day of	mare	ر ، 195	3.	before	me Derson-
		1 .	00				
ally appearance known and acknown and deed.	to be the pe wledged to m	erson describ	ped in and who	executed the sar	ne for	egoing i	nstrument.
ly Commis	sion expires	s:		Denn	کوساد	Bu	mal

In consideration of the execution of the Unit Agreement for the Development and Operation of the San Juan 32-9 Unit Area located within the County of San Juan State of 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.

ADDRESS	<u>SIGNATURE</u>
Date:	
	arne & Maki
	Rose 16 30 Pear (
Date: Mar. 28-53	Lanver, Colo.

STATE OF	
STATE OF) SS.:	
COUNTY OF)	
On thisday of	, 195 , before me appeared
	to we nevertally known the heing
by me duly sworn, did say that he is the	to me personally known, who, being President of
and that the	e seal affixed to said instrument
is the corporate seal of said corporation, and	
and sealed in behalf of said corporation by an and said	acknowledged said instrument to be
the free act and deed of said corporation.	
	set my hand and affixed my official
seal the day and year in this certificate firs	st above written.
My Commission expires:	
	Notam Dublic in and for
	Notary Public in and for County,
	State of
STATE OF	
) SS.:	
COUNTY OF)	
On thisday of	, 195 , before me appeared
and	
his wife, to me known to be the persons descri	
going instrument, and acknowledged to me they	executed the same as their free act
and deed.	
My Commission expires:	
	Notary Public in and for
	County,
	State of
STATE OF DENVIR COLL	
COUNTY OF DENVER	
OCHIE OI SERVICE Y	
On this day of MAR 2819	53
ally appeared arma & make	, a single person, to
me known to be the person described in and who	o executed the foregoing instrument,
and acknowledged to me thathe exectand deed.	cuted the same as his free act
	Rev & Gregory
My Commission expires:	- Leve a Tregory
INSURANCE	Notary Public in and for DENVER, GO
So, Broadway St. 4415	County

In consideration of the execution of the Unit Agreement for the Development and Operation of the SAN JUAN 32-9 UNIT

Area located within the County of SAN JUAN State of 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.

ADDRESS		SIGNATURE
909 EAST MAIN STREET		Milliam Commers
KNOXVILLE, HI INCIS		
APR -9 1953		
909 EAST MAIN STREET		milie in somme
KNOXVILLE, ILLINOIS		
APR -9 1953	,	

STATE OF) ss.:	
COUNTY OF)	
On this	day of	, 195, before me appeared
	•	
by me duly sworn, did	l say that he is	the, to me personally known, who, being
and sealed in behalf	l of said corporat of said corporati	that the seal affixed to said instrument tion, and that said instrument was signed ion by authority of its board of directors, acknowledged said instrument to be tion.
		nereunto set my hand and affixed my official cate first above written.
My Commission expires	s :	
	_	Notary Public in and forCounty,
		State of
STATE OF Selinais	١	
1/) ss.:	
COUNTY OF Aug)	
On this	day of A	, 1953, before me appeared
		and Milli M. Sommus
		as described in and who executed the fore-
		me they executed the same as their free act
and deed.		
My Commission expires	•	Adronoble
my commission expires	•	
Mg 31-1955		Notary Public in and for
		State of Selection
		State of Comments
COMME OF		
STATE OF	SS.:	
COUNTY OF		
On this	day of	, 195, before me person-
ally appeared		o cinale namen de
ally appeared me known to be the pe	rson described in	, a single person, to and who executed the foregoing instrument,
and acknowledged to m		he executed the same asfree act
and deed.		
My Commission expires		
Johnne Golden Gaptics		
		Notary Public in and for

In consideration of the execution of the Unit Agreement for the
Development and Operation of the San Juan 32-9 Unit
Area located within the County of San Juan State of 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 perform-
ance of all such obligations to the undersigned existing under such leases or
other contracts.

818 So. 11 the St.	J. F. Karnes
Date: <u>April 8, 1953.</u>	
Date	

STATE OF)	ss.:			
COUNTY OF				
On this	_day of			before me appeared
			to me personally	known, who, being
y me duly sworn, did sa	y that he	s the	President of	
is the corporate seal of and sealed in behalf of and said	said corpo	oration, and	i that said inst thority of its	o said instrument rument was signed board of directors, d instrument to be
the free act and deed of	said corp	oration.		
IN WITNESS WHE				affixed my official
My Commission expires:				
			Notary Public	in and for
				County,
			State of	
STATE OF				
COUNTY OF	SS.:			
CONTI OF ALL ALL ALL ALL ALL ALL ALL ALL ALL AL				
On this	_day of		, 195	, before me appeare
		and		
his wife, to me known to	be the pe	rsons descr	ibed in and who	executed the fore-
going instrument, and ac	Knowreagea	to me they	executed the sa	une as their free act
My Commission expires:				:
			Notary Public	
$\frac{1}{2} \left(\frac{1}{2} \frac{\nabla}{\partial x} + \frac{1}{2} \frac{\nabla}{\partial x} + \frac{1}{2} \frac{\nabla}{\partial x} \right) = \frac{1}{2} \left(\frac{1}{2} \frac{\nabla}{\partial x} + \frac{1}{2} \frac{\nabla}{\partial x} + \frac{1}{2} \frac{\nabla}{\partial x} \right)$			State of	County,
			State VI	
STATE OF WASHINGTON)				
COUNTY OF PIERCE)	SS.:			
On this 8th	_day of	April	, 195 <u>3</u>	, before me person-
	J. F. KARNE			a single person, to
me known to be the personand acknowledged to me to and deed.	n describe	i in and who		oregoing instrument, is his free act
dy Commission expires:			ansel	le a. Doll
June 13, 1955			Notary Public	in and for
			State of Wash:	

In consideration of the execution of the Unit Agreement for the Development and Operation of the San Juan 32-9 Unit Area located within the County of San Juan, State of 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.

ADDRESS	SIGNATURE
340 Ash Street	Charlette D. Edmances
Denver, Colorado	
Date: March 26, 1953	
340 Ash Street	Charles of amouse
Denver, Colorado	
2	

STATE OF CITY AND	COLORADO))			
COUNTY OF	DENVER)			
	On this	26th day of	March	, 1953, be	fore me
personally a	ppeared Cha	rles D. Edmo	msen	andCharlo	tte D. Edmonson
TILE, WILLES, TO	me known to ment, and ac	be the pers	ONS described	in and who ex	acuted the fore- as their free
My Commissio	n expires:		1	avin B	ne to
My Commission	expires Dec. 8,	1936		ary Public in a	
			Stat	ie of Colo	County,

Tu		
In consideration of the ex Development and Operation of the Sec		
Area located within the County of		State of New Mexico
in form approved on behalf of the Se	cretary of the Inte	rior, the undersigned
owners of lands or leases, or intere		
or which may arise under existing op production covered by said Unit Agre		
of his or her particular ownership o		
inclusion of said lands within the U		
and adopt the terms of said Unit Agrapproved by the Secretary of the Int		
as applicable to said several lands	and interests, agre-	e that the term of any
lease given by the undersigned or un	der which the under	signed claims an interest
herein is extended and modified to to the terms of said Unit Agreement,	ne extent necessary agree that the dri	to make the same conform
producing requirements of all leases	and other contract	s in which their several
rights and interests are created or	defined shall be de	emed fully performed by
performance of the provisions of said or delivery of (whichever may be req	u unit agreement, a uired under prior a	nd agree that payment for greenents) oil and gas
duly made at contract rates applied	to the production a	llocated under said Unit
Agreement to the particular lands to	which such rights	or interests do or shall
apply, regardless of actual production ance of all such obligations to the	on therefrom, shall undersigned existing	constitute full perform-
other contracts.		5
This Ratification and Join	dan of Unit Association	na man be amounted in ann
number of counterparts with the same	force and effect a	s if all parties had
signed the same document and shall be	e binding upon all	those who execute a
counterpart hereof, regardless of whe parties owning or claiming an interest	ether or not it is (executed by all other
so executed shall be binding upon the	e undersigned, his	or her assigns or
successors in interest.		
ADDRESS		SIGNATURE
1918 Tenns Street	Robert E. Meke	e Constal Contractor, Inc.
		1/10
El Pass, Temas	la	Kut morelus
Date: April 9, 1953	ATTEST!	Elsmelm
		1
	and the second	4071, 188
Date:		

#39 Trad 13

	· 의 기관등일 경기	1	
OUNTY OF EL PASO)			
1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1			
On this 90 day		705	
on this wa day		, 1955	, before me appeare
elected in a section	t	me personall	y known, who, being
y me duly sworn, did say tha	t he is the	_President of	
withe corporate seal of said	and that the	seal affixed	to said instrument
nd spaled in behalf of said	corporation by au	thority of its	board of directors
id said . Nebert E. Mc	(oo a	knowledged sa	id instrument to be
he free act and deed of said	corporation.		
IN WITNESS WHEREOF,	I have hereunto	et my hand ar	nd affixed my officia
eal the day and year in this	certificate firs	above writte	n.
Commission expires:		(R)	Ruch
R. H. BROCK, Notary Public			
in and for El Paso County, Texas		Notary Public	
y commission expires June 1, 1963		State of	County,
1 样类		State of	
TATE OF			
OUNTY OF) SS.			
1 to			
d -1		705	
On thisday	OI	. 195	- Defore we annea:
			, before me appear
	and		
is wife, to me known to be t	he persons describ	ed in and who	executed the fore-
ing instrument, and acknowl	he persons describ	ed in and who	executed the fore-
is wife, to me known to be to be to be to be to me known and acknowled deed.	he persons describ	ed in and who	executed the fore-
ing instrument, and acknowl	he persons describ	ed in and who	executed the fore-
oing instrument, and acknowled deed.	he persons describ	ed in and who executed the s	executed the fore- ame as their free ac
oing instrument, and acknowled deed.	he persons describ	ed in and who	executed the fore- ame as their free ac in and for
oing instrument, and acknowled deed.	he persons describ	ed in and who executed the s	executed the fore- ame as their free a
oing instrument, and acknowled deed.	he persons describ	ed in and who executed the s	executed the fore- ame as their free ac in and for
oing instrument, and acknowled deed.	he persons describ	ed in and who executed the s	executed the fore- ame as their free ac in and for
oing instrument, and acknowl ad deed. Commission expires:	he persons describ	ed in and who executed the s	executed the fore- ame as their free ac in and for
oing instrument, and acknowled deed. Commission expires:	he persons describ	ed in and who executed the s	executed the fore- ame as their free a
oing instrument, and acknowl ad deed. Commission expires: ATE OF SS.:	he persons describ	ed in and who executed the s	executed the fore- ame as their free a
oing instrument, and acknowl ad deed. Commission expires:	he persons describ	ed in and who executed the s	executed the fore- ame as their free a
oing instrument, and acknowled deed. Commission expires:	he persons described edged to me they	ed in and who executed the s	executed the fore- ame as their free a in and forCounty,
cing instrument, and acknowled deed. Commission expires: On thisday	he persons described edged to me they	ed in and who executed the s Notary Public State of	in and forCounty,
cate Of) SS.: On this day ly appeared	he persons described descr	ed in and who executed the s Notary Public State of	in and forCounty,
ing instrument, and acknowld deed. Commission expires: ATE OF On thisday	of	ed in and who executed the s Notary Public State of	in and forCounty, before me perso a single person, t foregoing instrumen
ing instrument, and acknowld deed. Commission expires: On this day ly appeared_ known to be the person descent decknowledged to me that	of	ed in and who executed the s Notary Public State of	in and forCounty, before me person, tforegoing instrumen
ing instrument, and acknowld deed. Commission expires: ATE OF UNTY OF On this day ly appeared_ known to be the person desc	of	ed in and who executed the s Notary Public State of	in and forCounty,

E CONTRACT

CONSENT and COMMITMENT

In consideration of the execution of the Unit Agreement for the development and operation of the San Juan 32-9 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 Phillips Petroleum Company, pursuant to authority granted to it in/oil and gas lease covering lands included in said Unit Agreement, hereby consents to the inclusion of the hereinafter described lease and lands in said Unit Agreement, and hereby consents to the inclusion of the hereinafter described lease and lands in said Unit Agreement, hereby consents to the inclusion of the hereinafter described lease and lands in said Unit Agreement, hereby consents to the inclusion of the hereinafter described lease and lands in said Unit Agreement, hereby consents to the inclusion of the hereinafter described lease and lands in said Unit Agreement, hereby consents to the inclusion of the hereinafter described lease and lands in said Unit Agreement. Unit Agreement, hereby consents to the inclusion of the hereinafter described lease and lands in said Unit Area and hereby commits said lease and lands (or interests therein) and the lessors' interests therein, to said Unit Agreement and to the terms and provisions thereof, which said Unit Agreement and the terms and provisions thereof shall be effective as to said lease and lands (or interests therein) for the full term of said Unit Agreement, subject only to the provisions thereof, and which commitment shall, but without limitation, modify the terms of said lease to conform to the provisions of Section 18 of said Unit Agreement, modify the drilling and development requirements of said lease so that they shall be deemed fully performed by the continued operation of the well or wells now drilled or drilling within said Unit Area and by the performance of the provisions of said Unit Agreement, and modify the royalty provisions of said lease so that the payment for or delivery of (whichever may be required under the lease) oil and of the proceeds of gas duly made on the basis of production allocated under said Unit Agreement to the part duly made on the basis of production allocated under said Unit Agreement to the particular lands to which such rights or interests apply, regardless of actual production therefrom, shall constitute full performance of all such obligations under such lease, to wit:

TRACT NO. March 23, 1951 George L. Blancett and 65 (1) Dated: Lessor: Golda H. Blancett, his wife Lessee: Hawley M. Kilpatrick
Recorded: May 7, 1951
Book: 157, Page 389
San Juan County, New Mexico (2) Dated: March 23, 1951 Richard Blancett and Lessor Myrtle Blancett, his wife Hawley M. Kilpatrick Lessee: Recorded: May 7, 1951 Book: 157, Page 391 San Juan County, New Mexico

LEASE DATA

DESCRIPTION, AMOUNT AND OWNER OF BASIC 123% ROYALTY IN LANDS COMMITTED HEREBY

SW/4 SW/4 Section 22, N/2 NW/4, SE/4NW/4, NW/4 NE/4, S/2 SE/4, NE/4 SW/4 Section 27. all in Township 32 North, Range 9 West, NMPM - containing 320 acres more or less. Lydia M. Ritter 1/64 Lydia M. Ritter Arthur E. Schuppan

PHILLIPS PETROLEUM COMPANY 5

ice)President

STATE	OF OKI	AHOMA)	
			``	į
) ;	į
	l. •			

COUNTY OF WASHINGTON

Attest:

13th day of april Con this 13 d , 1957, before me appeared did say that he is // President of President is the corporation seal affixed to said instrument is the corporation seal of said authority of its Board of Directors, and that said @. Q. Atach acknowledged said instrument to be the free act and deed of said corporation.

My commission expires:

Marth Birch

In consideration of the execution of the Unit Agreement for the Development and Operation of the Juan 32-9 11 Area located within the County of State of 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.

<u>ADDRESS</u>	SIGNATURE	
P. O. Box 1831	Foward K. Hee	
Honolulu 5, Massii		
Date: April 9, 1953		
P. C. Box 1831	Changlin Hee	
Honolulu 5, Hawaii	Aheong Chun Fee	

STATE OF) SS.:	
COUNTY OF	
On this day of	, 195, before me appeared
by me duly sworn, did say that he is the _	_, to me personally known, who, being
	the seal affixed to said instrument
is the corporate seal of said corporation,	
and sealed in behalf of said corporation b and said	acknowledged said instrument to be
the free act and deed of said corporation.	
IN WITNESS WHEREOF, I have hereu seal the day and year in this certificate	nto set my hand and affixed my official
scar the day and year in this certificate	ilist above wiltten.
My Commission expires:	
	Notary Public in and for
	County,
	State of
rritory	
STATE OF Hawaii)	
) SS.:	
COUNTY OF Honolulu)	
On this 13+1 day of April	, 195 3 , before me appeare
Howard K. Nee his wife, to me known to be the persons de	and Absong Chun Hee
going instrument, and acknowledged to me t	hey executed the same as their free act
and deed.	01
My Commission expires:	zowall /
	Netary Fuhlic, F
My commission expires Oct. 6. 1955.	Notary Public in and for Circuit, Territory
	State ofCounty,
	State oi
STATE OF	
) SS.:	
COUNTY OF)	
On this day of	, 195 , before me person-
	berete me person-
ally appeared	, a single person, to
ne known to be the person described in and and acknowledged to me thathe and deed.	who executed the foregoing instrument, executed the same asfree act
My Commission expires:	
	Notary Public in and for
	Notary Public in and forCounty,

ALL AND MANAGE

In consideration of the execution of the Unit Agreement for the
Development and Operation of the
Area located within the County of San Juan State of 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 interes
herein is extended and modified to the extent necessary to make the same confor
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 fo
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 perform
ance of all such obligations to the undersigned existing under such leases or
other contracts.

	CONSERVATION DIVIETO
	RECEIVED 1
ADDRESS	HIN 23 1953 SIGNATURE
701 Merth Hudson	GEOLOGICAL SURVEY D. E. CUILING
	J. E. Atkins, Individually and as
Altus, Oklahem	Guardian of the Estate of Lulu H. Atking, an Incompetent Person
Date: 4/9-1953	J. E. atking Guardian
	APPROVED AND CONSENTED TO:
	PUBCO DEVELOPMENT, INC.
	By That Follow 2
-	WORKING INTEREST OWNER.

STATE OF)			
COUNTY OF) SS.:			
On this	day of		195, before	me appeared
by me duly sworn, di	id say that he i	, to me p	ersonally known, ident of	who, being
	2	nd that the seal	affixed to said i	nstrument
is the corporate sea and sealed in behalf and said the free act and dee	of said corpor	ation by authorit acknowl	y of its board of	directors,
IN WITNESS seal the day and year		e hereunto set my ficate first abov		l my official
My Commission expire	es:			
		Notar	y Public in and i	for
		State	of	
STATE OF)) SS.:			
COUNTY OF) 33			
	•			
On this	day of		, 195, befor	
on onis	daj oi	•	, 195, below	e me appeare
		and		
his wife, to me know going instrument, an and deed.				
My Commission expire	:s:			
		Notar	y Public in and f	or
	_			ounty,
		State	of	
•				
STATE OF CETABONA)			
COUNTY OF) ss.:			
		-1	e. .	
On this	U day of U		, 195 <u> </u>	e me person-
		ally, and as Guar		to of Lulu H.
me known to be the p	erson described	in and who execu	ted the foresting	instrument
and acknowledged to	me that	he executed t	he same as 200	free act
			106	
			MAN TIME	
My Commission expire	s:		Halling	<u> </u>

In consideration of the execution of the Unit Agreement	for the
Development and Operation of the San Juan 32-9 Unit	
Area located within the County of San Juan State of New	
in form approved on behalf of the Secretary of the Interior, the u	ndersigned
owners of lands or leases, or interests therein or royalties presen	
or which may arise under existing option agreements, or other inte	
production covered by said Unit Agreement hereby severally, each to	
of his or her particular ownership or interest, as may appear, con	
inclusion of said lands within the Unit Area therein defined, ratio	~
and adopt the terms of said Unit Agreement and any modifications the	
approved by the Secretary of the Interior or his duly authorized re	
as applicable to said several lands and interests, agree that the	
lease given by the undersigned or under which the undersigned claim	
herein is extended and modified to the extent necessary to make the	
to the terms of said Unit Agreement, agree that the drilling, deve	
producing requirements of all leases and other contracts in which	
rights and interests are created or defined shall be deemed fully p	
performance of the provisions of said Unit Agreement, and agree the	
or delivery of (whichever may be required under prior agreements)	
duly made at contract rates applied to the production allocated und	
Agreement to the particular lands to which such rights or interest	
apply, regardless of actual production therefrom, shall constitute	
ance of all such obligations to the undersigned existing under such	n 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.

<u>ADDRESS</u>	SIGNATURE
e/e L. T. Barringer & Company	O James
161 South Front Street	L. T. Berringer
Mamphis, Tennessee	
Date:	
Same as above	Jekhnie D. Barringer
	Jesephine D. Barringer

Date:

State of

In consideration of the execution of the Unit Agreement for the Development and Operation of the Area located within the County of Ton State of 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.

Corrigon Lower	Signature Leola Cundiff
Dallas, Dexas	
Date: <u>Opril 20, 1953</u>	
Date:	

STATE OF)			
COLLEGE OF) SS.:			
COUNTY OF	,			
On this	day of		, 195, before me app	eared
			4	
by me duly sworn, di	id say that he	is the	to me personally known, who, i	erug
		and that th	e seal affixed to said instrum	
	f of said corp	oration by	d that said instrument was signitherity of its board of direct	tors.
and said			acknowledged said instrument t	o be
the free act and dee	ed of said com	poration.		
IN WITNESS seal the day and year			set my hand and affixed my of st above written.	ficial
My Commission expire	es:			
			Notary Public in and for	
			State of County	
STATE OF) SS.:			
COUNTY OF) 33			
On this	day of_	<u> </u>	, 195, before me a	ippeared
		and		
			ribed in and who executed the received the same as their fr	
New Committee of the committee				
My Commission expire	8:			
			Notary Public in and for	
			County,	
			State of	
STATE OF TENAS COUNTY OF COULAS)			
) ss.:			
COUNTY OF ZAZZA)			
On this C	day of	Upr	195 3, before me	erson-
		Cu	1.4	
ally appeared	Challes describe			
me known to be the pand acknowledged to			o executed the foregoing instructed the same as	
and deed	INC CIRCO		same as 12 110	/
33.3.2014			40 - 6 1	
My Commission expire	es:		Mayer C. 11	uh
2-1-53			GLORIA E. CO	145

In consideration of the execution of the Unit Agreement for the Development and Operation of the Area located within the County of State of 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.

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ADDRESS	SIGNATURE	
Corrigan Jowle		f - f - f
Dallas Julas	Jana.	J. Smith
	0	·
Date: // 20, 1953		

Date:

TANKS OF STATE)			
outry or	SS.:		
1920			
bi di s	_day of	. 195	_, before me appeared
i de la compansión de l		La les Destaurs	ly known, who, being
s daly morn, did sa	T that he to the	Droot dest of	
the community seal of d scaled in behalf of d said	said corporate	hadority of it	de la constantina de
d said		_atknowledgetis	aid instrument to be
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I the day and year in	this centification	that above write	on.
contains spires:			The second of the second
	, Lea	Notary Publi	c in and for
		Seate of	Cambridy),
TE OF	SS.:		
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			or of the second the seconds
	day of		, before me appears
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wife, to me known to ing instrument, and ac	be the person		
dead.	And Asuger		
Commission expires:			
		Notary Publi	c in that for
			Contract (Contract Contract Co
		State of	
			/ Fundamental man
TE OF TEST	SS.:		
RTY OF CHELAS	3301		
on this 20 h	day of		
y aspeared 2			, a simple person, to
man to be the perso	n described in	ing executed the	
		90	I State
Committee arpires:			
6-1-55		Notary Fub	CHARLES OF THE
O NO LEGISLA .		State of	

-614 4 8

RATIFICATION AND JOINDER OF UNIT AGREEMENT

In consideration of the execution of the Unit Agreement for the Development and Operation of the
Area located within the County of Sea Jose State of 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 perform-
ance 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.

ADDRESS		SIGNATURE
704 Kirby Building	pur	helf allin
Callen, Tones		
Date: April 20, 1953		
f :		
Date:		

STATE OF	
COUNTY OF) SS.:	
COURT OF	
0-414	105
On this day of	, 195, before me appeared
by me duly sworn, did say that he is the,	to me personally known, who, being President of
and that t	he seal affixed to said instrument
is the corporate seal of said corporation, a and sealed in behalf of said corporation by and said	nd that said instrument was signed authority of its board of directors, _acknowledged said instrument to be
the free act and deed of said corporation.	
IN WITNESS WHEREOF, I have hereunt seal the day and year in this certificate fi	o set my hand and affixed my official rst above written.
My Commission expires:	
	Notary Public in and for
	State of County,
STATE OF)	
) SS.:	
COUNTY OF)	
On this day of	, 195, before me appeared
his wife, to me known to be the persons desc	
going instrument, and acknowledged to me the and deed.	y executed the same as their free act
v a	
My Commission expires:	
	Notary Public in and for
	State of County,
	State of
	State of
STATE OF TEXAS)	State of
STATE OF TEXAS) SS.:	State of
STATE OF TEXAS) COUNTY OF DALLAS) SS.:	State of
	State of
On this 20th day of Apri	State of
On this 20th day of Apri ally appeared BURCHILL ALLINSON me known to be the person described in and w	.1, 195 3, before me person, a single person, to the executed the foregoing instrument.
On this 20th day of Apri ally appeared BURCHILL ALLINSON me known to be the person described in and w and acknowledged to me thathe ex	.1, 195 3, before me person, a single person, to the executed the foregoing instrument.
On this 20th day of Apri ally appeared BURCHILL ALLINSON me known to be the person described in and w and acknowledged to me that he ex	.1 , 195 3 , before me person- , a single person, to the executed the foregoing instrument.

7- ** *

In consideration of the execution of the Unit Agreement for the
Development and Operation of the San Juan 32-9 Unit Area located within the County of San Juan State of 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 perform-
ance 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
nanties 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.

ADDRESS	SIGNATURE
Mil Blackrie 26.	Everett Dale
Serenten, Pa.	Genera M. Dale -
Date: Appell 16, 1963	
Date:	

STATE OF)			
COUNTY OF) SS.:)			
On this	day of		195, before me	appeared
		. to me p	ersonally known, wh	o. being
by me duly sworn, did	say that he is	the Pres	ident of	
is the corporate seal and sealed in behalf and said the free act and deed	of said corporat	ition, and that tion by authorit acknowl		signed
seal the day and year	in this certifi		hand and affixed me written.	y official
My Commission expires	1 . 1			
	_	Notar	y Public in and for	inty,
		State		
THE PARTY A				
STATE OF PERIOD.)) SS.:			
COUNTY OF LACKA.)			
On this 160	day of A	ril.	, 195, before	me appeare
Brerett T. Dale		and Come	wra M. Dale	
his wife, to me known going instrument, and and deed.	to be the personacknowledged to	ons described in	and who executed t	he fore- r free act
My Commission expires	\$	Da	w Thele	
Marcher 3,	1957	Sa	y Public in and for Cour	
STATE OF)				
COUNTY OF)	SS.:			
On this	day of		, 195, before	me person-
ally appeared me known to be the pe and acknowledged to mand deed.	rson described in that	in and who execu he executed t	, a single parted the foregoing in the same as	nstrument,

My Commission expires:

to an est of

In consideration of the execution of the Unit Agreement for the
Development and Operation of the San Juan 32-9 Unit
Area located within the County of San Juan State of 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 perform-
ance of all such obligations to the undersigned existing under such leases or
other contracts.
Concrete 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.

ADDRESS		SIGNATURE
2015 North El Paso Avenue	-	Roysillasjee
Colorado Springs, Colorado	-	
Date: April 13, 1953		
	÷.	
		•
Date:		

STATE OF		
COUNTY OF	SS.:	
GOUNTI OF		
On Abi	don of	105
On this	day oi	, 195, before me appeared
		to me personally known, who, being President of
by me duly sworn, did say	that he is the	President of the seal affixed to said instrument
is the corporate seal of and sealed in behalf of s and said_ the free act and deed of	said corporation, a aid corporation by	and that said instrument was signed authority of its board of directors, _acknowledged said instrument to be
the free act and deed of	satu corporacton.	
IN WITNESS WHER seal the day and year in		to set my hand and affixed my official irst above written.
My Commission expires:		
		Notary Public in and for
		State of County,
STATE OF		
<u> </u>	SS.:	
COUNTY OF)		
On this		, 195, before me appeare
his wife, to me known to	ar be the persons desc	ribed in and who executed the fore-
		ey executed the same as their free act
My Commission expires:		
		Notary Public in and for
		Notary Public in and forCounty, State of
		County,
		County,
STATE OF Colorado)	SS.:	County,
	SS.:	County,
) :	ss.:	County,
) :		State ofCounty,
On this 13th ally appeared Roy A. Gi me known to be the person and acknowledged to me the	day of April	State ofCounty,
On this 13th ally appeared Roy A. Gi me known to be the person	day of April	State of

	In consideration of the execution of	the Unit Agreement for the	
Developme	ment and Operation of the	van 32-9 th t	
Teg Took	ated within the County of	State of New Mexico	
In Iorn a	approved on behalf of the Secretary of	the Interior, the undersigned	
caners or	f lands or leases, or interests therei	n or royalties presently held	
	n may arise under existing option agreer on covered by said Unit Agreement here	ments, or other interests in	
	or her particular ownership or interest.	Dy severally, each to the extent	1.5
THE THE CA	or her particular ownership to the rest	as may appear, consent to	
and adone	of the terms of said Unit Assessment and	Herein der neu, racity, and says	
approved	Porche Secretary of the Turning	The Art September State September 1991	
as applic	cable to said several lands and interes	sts agree that the term of age.	or es
lease giv	or her particular ownership or interest on of said lands within the Unit Area that the terms of said Unit Agreement and by the Secretary of the Interior or hicable to said several lands and interest wen by the undersigned or under which is extended and modified to the extent it cross of said Unit Agreement, agree that is requirements of all leases and other and interests are created or defined shates of the provisions of said Unit Agreey of (whichever may be required under eat contract rates applied to the proof to the particular lands to which such the particular lands to which such the gardless of actual production therefore all such obligations to the undersigned	the undersigned claims an intere	
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to the te	erms of said Unit Agreement, agree that	t the drilling, development and	
producing	g requirements of all leases and other	contracts in which their severa	
rights an	and interests are created or defined sha	all be deemed fully performed by	
performan	nce of the provisions of said Unit Agre	eement, and agree that payment f	OT.
or delive	ery of (whichever may be required under	r prior agreements) oil and gas	
CULY TRACE	e at contract rates applied to the proc	duction allocated under said Uni	•
Agreement	it to the particular lands to which such	h rights or interests do or shal	1
	egaratess of actual production therefro	om, shall constitute full perfor	
other con	all such obligations to the undersigned	d existing under such leases or	
orner con			
	This Ratification and Joinder of Unit		
manber of	f counterparts with the same force and	effect as if all name as had	
signed the	f counterparts with the same force and he same document and shall be binding u	mon all those who execute a	
counterpar	art hereof, regardless of whether or no	ot it is executed by all other	
parties o	owning or claiming an interest in the l	lands affected hereby, and when	
so execute	art hereof, regardless of whether or no coming or claiming an interest in the lated shall be binding upon the undersign	ned, his or her assigns or	
seccessors	rs in interest.		
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1.01	ADDRESS	OSTONA STORT	
C. 10. 10. 10. 10. 10. 10. 10. 10. 10. 10	<u>ADDRESS</u>	SIGNATURE	
		SIGNATURE CONTROLLED	0.4
		Jah & Coloni	3 N
7/2	ADDRESS 39.64-B. SYCAMORE LOS ALAMOS, NIM!	John Signature	7/1
		Mah & Record	7h
		Mah & Roberson	7N
		Migh & Colore	→ /\
Date:		Mah & Bossona Neva J. Rahan	₹\ -
Date:		Mah & Bobona Neva & Robersa	→ fr
Date:		Migh & Roberson	→
Date:		Migh & Coloria	-
Date:		Mah & Bobona	- -
Date:		Mah & Roberson	→ VC - -

Date:

STATE OF		
	SS.:	
COUNTY OF		
On this	_day of	, 195, before me appeared
T	,	to me personally known, who, being
by me duly sworn, did s		President of he seal affixed to said instrument
is the corporate seal o		d that said instrument was signed
and sealed in behalf of	said corporation by a	uthority of its board of directors.
and said		acknowledged said instrument to be
the free act and deed o	I said corporation.	
IN WITNESS WH	EREOF. I have hereunto	set my hand and affixed my official
seal the day and year i	n this certificate fir	st above written.
My Commission expires:		
		Notary Public in and for
		County,
		State of
STATE OF THE PARTY		
COUNTY OF	SS.:	
COUNTY OF		
On this 20th	day of	, 195, before me appeared
Indian C. Balances, Jr.		Mrs. J. Soherson
	and	
		ibed in and who executed the fore-
going instrument, and a	cknowledged to me they	executed the same as their free act
and deed!		
My Commission expires:		Kuth m Hong Ru
0-00-20		1 () to
		Notary Public in and for
	•	State of County,
STATE OF		
)	SS.:	
COUNTY OF)		
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ally appeared		, a single person, to
me known to be the perso		executed the foregoing instrument,
	thathe exec	cuted the same asfree act
and deed.		
My Commission expires:		

Notary Public in and for

In consideration of the execution of the Unit Agreement for the Development and Operation of the Jan Stram State of New Mexico Area located within the County of 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.

Partoles 4 m	John Burrey, Lis
Date: 4 21 3 3	
Portole 4 m	Jean Burrangles
Date: 4 / 2 / 2 - 3	

STATE OF :) SS.:	
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is the corporate seal of said corporation, an and sealed in behalf of said corporation by a and said the free act and deed of said corporation. IN WITNESS WHEREOF, I have hereunto	e seal affixed to said instrument d that said instrument was signed uthority of its board of directors, acknowledged said instrument to be set my hand and affixed my official
seal the day and year in this certificate fir My Commission expires:	st above written.
	Notary Public in and forCounty, State of
STATE OF row Inex () SSo:	
On this day of and his wife, to me known to be the persons descr going instrument, and acknowledged to me they	ibed in and who executed the fore-
and deed. My Commission expires:	(Dfast)
My Commission Expires Feb. 18, 1956	Notary Public in and for
STATE OF) COUNTY OF) SS.:	
on thisday of ally appeared me known to be the person described in and who and acknowledged to me thathe execand deed.	, 195, before me person- , a single person, to o executed the foregoing instrument, cuted the same asfree act
My Commission expires:	

Notary Public in and for

Development and Operation of the	San Juan 32 - 9 Unit
	ecretary of the Interior, the undersigned
owners of lands or leases, or inter	ests therein or royalties presently held
or which may arise under existing o	ption agreements, or other interests in
	eement hereby severally, each to the extent
	or interest, as may appear, consent to the
	Unit Area therein defined, ratify, approve
	reement and any modifications thereof
	terior or his duly authorized representative
	and interests, agree that the term of any
	nder which the undersigned claims an interest
	the extent necessary to make the same conform
	, agree that the drilling, development and
	s 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 sa	id Unit Agreement, and agree that payment for
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	o which such rights or interests do or shall
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signed the same document and shall	be force and effect as if all parties had be binding upon all those who execute a hether or not it is executed by all other
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ADDRESS 4456 Amenable ADDRESS	signature Ala D. Chustur

Date:

STATE OF)				
COUNTY OF	; F	SS.:			
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		an	d that the	seal affixed t	to said instrument
is the co	orporate seal o	f said corpor	ation, and	that said inst	trument was signed board of directors,
and said			â	cknowledged sai	id instrument to be
the free	act and deed o	f said corpor	ation.		
	IN WITNESS WH	EREOF, I have	hereunto	set my hand and	affixed my official
seal the	day and year i	n this certif	icate firs	t above writter	1.
My Commis	ssion expires:			,	
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				State of	County,
STATE OF	TEXAS)				
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his wife,	to me known to		ons descri	bed in and who	executed the fore-
going ins		cknowledged t	o me they	executed the sa	ume as their free act
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June	1-1953			Notary Public	in and for
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ally appe ne known	to be the perso	on described	in and who	executed the f	a single person, to oregoing instrument,
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In consideration of the execution of the Unit Agreement for the
Development and Operation of theSan Juan 32-9 Unit
Area located within the County of San Juan State of 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 consitute full perform-
ance 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.

Beverly Hills, California Bror E. Wanttinen and Bror E. Wanttinen, her/husband By: H. C. Wyant Attorney in Fact See paragraph 5 of the attached Assigned of Overriding Royalty for authority of H. C. Wynne to execute this instrument Attorney in Fact. Date:		Tr. # 63 SIGNATURE	<u>AUDRESS</u>	
Date: 4/17/3 By: M. C. Wyang Attorney in Fact See paragraph 5 of the attached Assign of Overriding Royalty for authority of H. C. Wynne to execute this instrument Attorney in Fact.			P. O. Box 1574	
H. C. Wyone Attorney in Fact See paragraph 5 of the attached Assigne of Overriding Royalty for authority of H. C. Wynne to execute this instrument Attorney in Fact.		Bror E. Wanttinen, her/husband	Beverly Hills, California	
of Overriding Royalty for authority of H. C. Wynne to execute this instrument Attorney in Fact.		H. C. Wyzerne	e: 4/17/53	Date <u>:</u>
Date:	ority of	of Overriding Royalty for authority H. C. Wynne to execute this instrum		
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Date:			e:	Date:

2-71632 D-401901

ASSIGNMENT OF OVERRIDING ROYALTY

KNOW ALL MEN BY THESE PRESENTS:

WHEREAS, On the day of 194, a certain 011 and Gas Lease was made and entered into by and between the State of New Mexico, acting by and through its Commissioner of Public Lands, as lessor, and 194, as lessee, which lease bears Serial No. 194, and lease covering, among other lands, the following described lands located in the County of 194, State of New Mexico, to-wit:

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whereas, said the property on the day of the property of the p

1. In the event of unitization or communization of the land herein described, such overriding royalty shall be calculated.

on the proceeds from that portion of the oil, gas and casinghead gas produced, saved and marketed for the unit, which under the unit plan or communization agreement shall be allocated to said lands. In the event that the interest assigned by said (the Assignee of the overriding royalty hereby conveyed), under the said assignment to hereinbefore referred to, in and to the said Oil and Gas Lease and the lands above described or any part thereof, is or should be determined to be less than a full seven-eighths (7/8) leasehold interest, then the overriding royalty interest assigned herein shall be reduced proportionately.

2. No change in the ownership of all or any part of the

- 2. No change in the ownership of all or any part of the interest or rights to Assignee hereunder shall be binding upon Assignor unless and until Assignor shall be furnished with the original or an acceptable certified copy of the instrument evidencing such change of ownership or other legal evidence of such change of ownership as may be required by Assignor.
- 3. No overriding royalty payable hereunder shall be payable or accrue upon any oil or gas used for operation, development or production purposes on the lands above described and covered by said lease, or any unitized area of which they may become a part, or unavoidably lost, and no overriding royalty shall be payable on gas used for recycling or repressuring operations on the lands above described or the unitized or communized area of which they may become a part.
- payable hereunder, Assignor shall have the right to deduct from the value of the oil and gas or proceeds thereof on which such overriding royalty is computed, the full amount of any taxes required to be paid by Assignor or assessed on such oil and gas or the value thereof or for or on account of the production,

5. Assignee does hereby, by these presents, appoint
Assignor as his attorney in fact for the purpose of entering into and executing any and all unitization or communization agreements covering or affecting all or any part of the lands hereinabove described, in his name, place and stead, and said Assignee does hereby ratify, adopt and confirm any and all unitization or communization agreements which said Assignor may hereafter enter into on behalf of said Assignee.

- 6. If six (6) or more parties become entitled to the overriding royalty herein assigned, Assignor, its successors or
 assigns, may withhold payment of said overriding royalty unless
 and until furnished with a recordable instrument executed by
 all of such parties, designating a Trustee to receive payment
 for all.
- 7. The overriding royalty payable hereunder shall be paid on or before the twentieth (20th) day of each month next succeeding the month in which the said oil, gas and casinghead gas are marketed, by mailing a check, postage prepaid, to the last of bounds of bounds and casinghead.

and all sums payable to Assignee under this Assignment regardless of changes of ownership of said overriding royalty, or any part thereof, or the right to receive the same.

- any personal liability on the part of Assignor for the payment of said overriding royalty interest, but the same shall be payable only from the source and in the manner above provided.
- 9. Assignor is hereby granted the exclusive right, as between the parties hereto, to develop and operate the lands covered hereby and each and every part thereof to such extent and in such manner as Assignor in the exercise of its good

faith and business judgment shall determine to be proper, without incurring any liability whatsoever to Assignee herein. Executed, acknowledged and delivered this day of , 1958 Assignor / / (u ailal) Assignee Ama Pursianen Wandliver From the author + STATE OF COUNTY OF On this day of ________, 19 _____, before me personally appeared E. C. True and Samon E. Uping Mis will to me known to be the person(s) described in and who executed the foregoing instrument, and acknowledged that the executed the same as their free act and deed. Given under my hand and seal this ____ day of _____ A. D. 19 . My commission expires STATE OF COL 38. COUNTY OF _, before me

to me known to be the person(s) described in and who executed

personally appeared

the foregoing instrument, an	nd acknowledged	that executed
the same as the free act		He pers.
Given under my hand and	d seal this	day of
A. D. 19.	γ	
My commission expires	July 23,	1954.
	Horma	& Vincent
	Notary Public	Residing at
	broader Rille, Co	





No. 959CP-I- The Bradford-Robinson Ptg. Co., Mfrs. Robinson's Legal Blanks, 1846 Stout St., Denver, Colo.

FORM SE UNIT-WYO,-COLO.

OIL AND GAS LEASE

... 19...51, by and between GEORGE L. BLANCETT and GOLDA H. BLANCETT, Husband and wife . of Astec, New Mexico ..., party of the first part, bereinafter called lessor, (whether one HAWLEY M. KILPATRICK. 318 N. W. 27th, Oklahoma City, Oklahoma, witnesseth: That the lessor for and is consideration of ten and other of New Mexico www. The Southwest Quarter of the Southwest Quarter (SW/4SW/4) of Section Twenty-two (22) and the North Half of the Northwest Quarter (N/2 NW/4), the Southeast Quarter of the Northwest Quarter (SE/4 NW/4), the Northwest Quarter of the Northeast Quarter (NW/4 NE/4), the South Half of the Northeast Quarter (S/2 NE/4) and the Northeast Quarter of the Southwest Quarter (NE/4 SW/4) of Section Twenty-seven (27), all in Township Thirty-two (32) North of Range Nine (9) West, N. M. P. M.

including all minerals underlying lakes, streams, roads, easements and rights-of-way which traverse or adjoin said lands, which minerals are owned or claimed by lessor or rights to which minerals may hereafter be established in lessor; and also, in addition to the above-described land, all land adjoining the same and

lessor or rights to which minerals may hereafter be established in lessor; and also, in addition to the above-described land, all land adjoining the same and owned or claimed by lessor and containing. Three hundred twenty and no/100 acres (320).

TO HAVE AND TO HOLD the same (subject to the other provisions herein contained) for a term of ten years from this date (called "primary term") and as long thereafter as oil or gas or casinghead gas or either or any of them, is produced therefron; or as much longer thereafter as the lessee in good faith shall consideration of the premises it is hereby mutually agreed as follows:

In consideration of the premises it is hereby mutually agreed as follows:

1. The lessee shall deliver to the credit of the lessor as royalty, free of cost, is the pipe line to which lessee may connect its wells, the equal one-sighth (34) part of all oil produced and saved from the leased premises, or at the lessee's option, may pay to the lessor for such one-eighth (32) royalty the market price for oil of like grade and gravity prevailing in the field where produced on the day such oil is run into the pipe line, or into storage tanks.

2 The lessee shall pay lessor, as royalty, one-eighth (36) of the proceeds from the sale of the gas, as such, for gas from wells where gas only is found and where not used or sold shall pay Fifty (\$50,00) Dollars per annum as royalty from each such well, and while such royalty is so paid such well shall be held to be a producing well. The lessor to have gas free of charge from any gas well on the lessed premises for stoves and inside lights in the principal dwelling house on said land by sasking his own connections with the well, the use of said gas to be at the lessor's sole risk and expense.

3. To pay lesson for say produced from any oil well and used off the premises or in he manufacturing of gasoline or any other product a royalty of one-sighth (36) of the market value, at the mouth of the well, he well, the prevailing market price.

4. If operations for th

Citizens

Bank at Aztec. New Mexico
its successors or successors, which bank and its successors are lessor's agents and which shall continue as the depository regardless of changes in the ownership Citizens

or its successor or successors, which bank and its successors are lessor's agents and which shall continue as the depository regardless of changes in the ownership of the land, the sum of Three hundred twenty and No/100.

Dollars which shall operate as a rental and cover the privilege of deferring the commencement of operations for the drilling of a well may be further deferred for like periods successively during the primary terms of this lease. And it is understood and agreed that the consideration first recited herein, the down payment, covers not only the privileges granted to the date when said rental is payable as aforesaid, but also the lesser's option of extending that period as aforesaid, and any and all other rights conferred. All payments or tenders may be made by check or draft of lesser or any assignee thereof, mailed or delivered on or before the rental paying date. Lesser may at any time execute and deliver to lessor or place of record a release or releases covering any portion or portions of the above described premises and thereby surrender this lease as to such portion or portions and he relieved of all obligations as to the acreage surrendered and thereafter the rentals payable hereunder shall be reduced in the proportion that the acreage covered herein is reduced by said release or releases. Notwithstanding the death of the lessor, or his successor in interest, the payment or tender of rentals in the manner provided above shall be binding on the heirs, devisees, executors and administrators of such necessor.

Lessee may at any time execute and deliver to lessor or place of record a release or releases covering any portion or portions and to evidence that lesses as to such portion or portions and the releved of all obligations as to the acreage review and the such as the server of the state of the covering and the releved of all obligations are to the acreage received and the setting the term of other secretary or the secretary of the secretary of the secretary or the secretary of th

of the unir Formation of any unit as herein provided shall in no manner affect the ownership or amount of any rental which may be payable under the terms of this lease.

14 In the interest of conservation, the protection of reservoir pressures and the recovery of the greatest ultimate yield of oil, gas and other minerals, lessee shall have the right to combine the leased premises with other premises in the same general area for the purpose of operating and maintaining repressuring and recycling facilities, and for such purpose may locate such facilities, including input wells, upon the leased premises, and no royalties shall be payable hereunder upon any gas used for repressuring and recycling operations benefiting the leased premises.

15. Lessor hereby warrants and agrees to defend the title to the land herein described and agrees that the lessee, at its option, may pay and discharge any taxes, mortgage, or other liens existing, levied, or assessed on or against the above described lands and, in event it exercises such option, it shall be sub-rogated to the rights of any holder or holders thereof and may reimburss itself by applying to the discharge of any such mortgage, tax or other lien, any royalty or rentals accruing hereunder.

16. All rental payments which may fall due under this lease may be made to GEORGE Lie BLANCETON.

17. If within the primary term of this lease production on the leased premises shall cease from any cause, this lease shall not terminate provided operations for the drilling of a well shall be commenced before or on the next ensuing rental paying date; or, provided leasee begins or resumes the payment of rentals in the manner and amount hereinhefore provided. If, after the expiration of the primary term of this lease, production on the leased premises shall cease from any cause, this lease shall not terminate provided leasee resumes operations for drilling a well within sixty (60) days from such cessation, and this lease shall in force during the prosecution of such operations and, i

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NO	OIL AND GAS LEASE		GEORGE L. BLANCETT ET UK TO	HAVLEY M. KILPATRICK.	Som of New Medical County In	This instrument was filed for record on the 2 day of May 195/ a. 9:2 / o'clock, Lilk, and duty records in Book 157, Page 267, of the records in Book 157, Page 267, of the records	Contraction of the Contraction o	ABSTRACT & TITLE COLPANY AZITC, MEW MODICO
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No. 950CP-I- The Bradford-Robinson Ptg. Co., Mfrs. Robinson's Legal Manks 1846 Stout St., Denver, Colo.

32-9

PORM 88 UNIT-WYO.-COLO.

OIL AND GAS LEASE

23rd AGREEMENT, Made and entered into this 23rd day of March 19.51, by and between RICHARD BLANCETT And MYRTLE BLANCETT, husband and wife, of Aztec, New Mexico ., party of the first part, hereinafter called lessor, (whether one or more) HAWLEY M. KILPATRICK, 318 N. W. 27th, Oklahoma City, Oklahoma ., party of the second part, lesses. WITNESSETH: That the lessor for and in consideration of ten and other

in hand paid, receipt of which is hereby acknowledged, of the royalties herein provided, and of the agreements of lessee herein contained, hereby grants, lesses and lets exclusively unto lessee for the purpose of investigating, exploring, prospecting, drilling and mining for and producing oil, gas, casinghead gas, and all other minerals. laying pipe lines, building tanks, power stations, telephope lines and other structures thereon to produce, save, take care of, treat, transport. San Juan and own said products, and housing its employees, the following described land in..... State of New Maxico

(N/2 NW/4), the Southeast Quarter of the Northwest Quarter (SE/4 NW/4), the Northwest Quarter of the Northeast Quarter (NW/4 NE/4), the South Half of the Northeast Quarter (S/2 NE/4) and the Northeast Quarter of the Southwest Quarter (NE/4 SW/4) of Section Twenty-seven (27), all in Township Thirty-two (52) North of Range Nine (9) West, N. M. P. M.

including all minerals underlying lakes, streams, roads, easements and rights-of-way which traverse or adjoin said lands, which minerals are owned or claimed by lessor or rights to which minerals may hereafter be established in lessor; and also, in addition to the above-described land, all land adjoining the same and owned or claimed by lessor and containing. Three hundred twenty and No/100 acres the land adjoining the same and owned or claimed by lessor and containing. Three hundred twenty and No/100 acres the land adjoining the same and should produce to the other provisions herein contained) for a term of any ears from this date (called "primary term") and as long thereafter as oil or gas or casinghead gas or either or any of them, is produced therefrom; or as much longer thereafter as the lessee in good faith shall conducted drilling operations thereon and should production result from such operations, this lease shall remain in full force and effect as long as oil or gas or casinghead gas, shall be produced therefrom.

In consideration of the premises it is hereby mutually agreed as follows:

1. The lessee shall deliver to the credit of the lessor as royalty, free of cost, in the pipe line to which lessee may connect its wells, the equal one-eighth (½) or at the lessee's option, may pay to the lessor for such one-eighth (½) royalty the market price for oil of like grade and gravity prevailing in the field where produced on the day such oil is run into the pipe line, or into storage tanks.

2. The lessee shall pay lessor, as royalty, one-eighth (½) of the proceeds from the sale of the gas, as such, for gas from wells where gas only is found, and where not used or solid shall-pay Fifty (\$50.00) Dollars per annum as royalty from each such well, and while such royalty is so paid such well shall be held to be a producing well. The lessor to have gas free of charge from any gas well on the leasor's only returned to the principal dwelling house on said land where provided from any oil well and used off the premis

minate as to both Citizens

Bank at Aztec. New Mexico
successors, which bank and its successors are lessor's agents and which shall continue as the depository regardless of changes in the ownership

or its successors or successors, which bank and its successors are lessor's agents and which shall continue as the depository regardless of changes in the ownership of the land, the sum of Three Hundred twenty and No/100

Dollars which shall operate as a rental and cover the privilege of deferring the commencement of operations for the drilling of a well one year from said date. In like manner and upon like payments or tenders the commencement of operations for the drilling of a well may be further deferred for like periods successively during the primary term of this lease. And it is understood and agreed that the consideration first recited herein, the down payment, covers not only the privileges granted to the date when said rental is payable as aforesaid, but also the lessee's option of extending that period as aforesaid, and any and all other rights conferred. All payments or tenders may be made by check or draft of lessee or any assignee thereof, mailed or delivered on or before the rental paying date. Lessee may at any time execute and deliver to lessor or place of records a release or release covering any portion or portions of the above described premises and thereby surrender this lease as to such portion or portions and be relieved of all obligations as to the acreage surrendered and thereafter the rentals payable hereunder shall be reduced in the proportion that the acreage covered herein is reduced by said release or releases. Notwithstanding the death of the lessor, or his successor in interest, the payment or tender of rentals in the manner provided above shall be binding on the heirs, devisees, executes and administrators of such persons.

Leaser may at any time execute and deliver to leasor or place of records a release or releases covering any portion or portions and the relivened of all obligations as to the accessed may the the created provided and the relivened and the reliven

if the unit. Formation of any unit as herein provided shall in no manner affect the ownership or amount of any rental which may be payable under the terms of this lease.

14 In the interest of conservation, the protection of reservoir pressures and the recovery of the greatest ultimate yield of oil, gas and other minerals, lessee thall have the right to combine the leased premises with other premises in the same general area for the purpose of operating and maintaining repressuring and ecveling facilities, and for such purpose may locate such facilities, including input wells, upon the leased premises, and no royalties shall be payable hereunder against the leased premises.

15. Lessor hereby warrants and agrees to defend the tile to the land herein described lands and, in event it exercises such option, it shall be submy taxes, mortgage, or other liens existing, levied, or assessed on or against the above described lands and, in event it exercises such option, it shall be submy to any holder or holders thereof and may reimburse itself by applying to the discharge of any such mortgage, tax or other lien, any royalty or rentals accruing hereunder.

16. All rental payments which may fall due under this lease may be made to RICHARD BLANGETTS.

17. If within the primary term of this lease production on the leased premises shall cease from any cause, this lease shall not terminate provided operations for the drilling of a well shall be commenced before or on the next ensuing cental paying date; or, provided lessee begins or resumes the payment of entals in the manner and amount hereinbefore provided. If, after the expiration of the primary term of this lease, production on the leased premises shall cease from any cause, this lease shall not terminate provided lessee resumes operations for drilling a well within sixty (60) days from such cessation, and this lease that lease shall not terminate provided lessee resumes operations for drilling a well within sixty (60) days from such cessation, and this lease shall remai

assignal molecines. WITHESS my hand and official seal The foregoing instrument was acknowledged before me this. County of COLORADO ACKNOWLEDOMENT was filed for record on the OIL AND GAS LEASI RICHARD BLANCETT FROM 2 instrument × HAVLEY 9.32 My Commission Expires.. Given under my hand and seal this...........day of..... one has ai beditzend aceres oft set award sar of. before me personally appeared....... County of vcknompedement—mvn vnd mili 1551 18 /4 AB Left to vab RES sint less ber Beger ver de nall de vab but a eidt a O 1921... beitere zes personally appeared 1920. County of San Juan STATE OF New Mexico **VCENOMIEDOMENT** Trythe Blown The had Blancet It is agreed that this lease shall never be forfeited or cancelled for failure calent, and after than the best day of its implied coverant one wath its have been family judicially destruction, that each failure calent, and after than the day week coverants, conditions, or stipulations.

15/

H. HOUGHTON PHILLIPS 306 MILAM BUILDING SAN ANTONIO 5, TEXAS

March 20, 1953

El Paso Natural Gas Company Bassett Tower El Paso, Texas

Your Re: San Juan 32-9 Unit Agreement,

San Juan County, New Mexico.

Our Re: SF-078699

Gentlemen:

In connection with the above Unit Agreement for the development and operation of the San Juan 32-9 Unit Area, San Juan County, New Mexico, which Unit Agreement and Unit Operating Agreement we have been requested, by representatives of your Company to execute as working interest owners of lands situated within the boundaries of said Unit Agreement, please be advised that in the event and upon final determination by the Bureau of Land Management of the U. S. Department of the Interior that such leases and the lands covered thereby, as hereinafter described, are in fact owned and held by the undersigned, that we will join, ratify and consent to the commitment of such lands to said Unit Agreement and their operation under said Unit Agreement.

At the present time there is now pending before the Bureau of Land Management of the U. S. Department of the Interior a contest between the undersigned and Levi A. Hughes and Charles B. Gonsales. Our application bears Serial No. Santa Fe-078699 and the application of Hughes and Gonsales bears Serial No. NM-07134, both of said applications pertaining to the following described land situated in San Juan County, New Mexico:

Township 32 North, Range 10 West, N.M.P.M.

Section 11: \$/2 \$/2 Section 12: \$/2 \$/2

containing 320 acres, more or less.

As above stated, the undersigned will, upon receipt of a proper decision by the Bureau of Land Management, vesting title in them to such U. S. Oil and Gas Lease and leasehold estate covered thereby covering the above described lands, commit such acreage to the San Juan 32-9 Unit Agreement and hereby assure you that we will so execute such Agreement in all of its terms and provisions as finally approved by the U. S. Department of the Interior and will join and ratify the Unit Operating Agreement as previously submitted to us.

It is specifically understood, however, if title to said lease does not vest in the undersigned, H. H. Phillips, then there shall be no liability of any kind or character on the undersigned in connection with this letter agreement, said unit, or operations thereunder.

Yours very truly,

H. H. Phillips

In consideration of the execution of the Unit Agreement for the Development and Operation of the Screening of the Unit Agreement for the Area located within the County of State of 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 regists 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.

rg v3 1/2 S. Bromson Cor	SIGNATURE Magnotia M Hedapeth
Los augeles Colforni	Jangle & H. S. All
Date: 3-30-1953 Route # 3 Bry 78	
Sodi Colforni	Celina Ghaham Alhert Whaham
Date: 3-3/-1957	- Labour

Tro mi Cullem floor Emeka Colipruin

William M. D.

011

STATE OF COUNTY OF COUNTY

Notary Public

My commission expires:

My Commission Expires May 5, 1956

<u> </u>			
STATE OF C	Homin) SS.		
COUNTY OF Son to	nis 31 day of Much, 19	53, before me person	ally appeared
albert to me known	to be the person & described	in and who executed the f	lufe,
and acknowle	iged that the executed	the same as text free	act and deed.
	ITNESS WHEREOF, I have hereunto		y official seal
		heiros	Lhaup
		Notary Publi	c
My commission	n expires:		
June 2	1.1956		
STATE OF	librain)		
COUNTY OF L	undseldt) ss.		
On the	nis lay of while,	19 5 7, before me perso	nally appeared
Wie	lise ME Bourd a	quiche anoud	
	to be the persondescribed	in and who executed the f	oregoing instrum act and deed.
IN WI	TNESS WEREOF, I have hereunto ear in this certificate above	written.	y official seal
		1	

Notary Public

My commission expires:

nr. 19 1954

On this 2nd day of C. H. N. Hagood and Mary C. Ha	good, husband and	before me pe	rsonally appeared
o me known to be the person and acknowledged that they	described in an	d who executed the	e foregoing inst
		1 1	ree act and deed,
IN WITNESS WHEREOF, I he day and year in this certi	have hereunto set m	y hand and affix	ed my official sea
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LEH! CA!		1 -1 .	
		Notary Pi	4. Calhoun
1011		Houry P	rott C
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IN WITNESS WHEREOF, I have day and year in this certification expires: SS	described in and executed the san ave hereunto set my icate above written	who executed the as from the hand and affixed	e foregoing instress act and deed. I my official sea
IN WITNESS WHEREOF, I have day and year in this certification expires: One of the person that the person that the day and year in this certification expires:	described in and executed the san ave hereunto set my icate above written	who executed the as fr hand and affixed	e foregoing instress act and deed. I my official sea
IN WITNESS WHEREOF, I have day and year in this certification expires: ATE OF SS	described in and executed the san ave hereunto set my icate above written	who executed the as fr hand and affixed	e foregoing instress act and deed. I my official sea

RATIFICATION AND JOINDER OF UNIT AGREEMENT
In consideration of the execution of the Unit Agreement for the Development and Operation of the San Juan 32-9 Unit Area located within the County of San Juan State of 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.

ADDRESS SIGNATURE P. O. Box 966 Casper, Wyoming april 2, 1953

In consideration of the execution of the Unit Agreement for the tand Operation of the SAN JUAN 32-9 Development and Operation of the Area located within the County of State of 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.

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Notwithstanding any other provision of this instrument, it is expressly understood that this Ratification and Joinder shall include and shall commit to said Unit Agreement only the interest of the undersigned in the following described lands, to-wit:

Township 32 North, Range 9 West, N.M.P.M.

SW/4 NW/4, W/2 SW/4, SE/4 SW/4 Section 27:

Section 35: NE/4

Township 31 North, Range 10 West, N.M.P.M.

Section 13: NW/4

Section 14: SW/4 SW/4

containing 660 acres, more or less.

WOODRIVER OIL & REFINING CO., INC.

ATTEST:

By

STATE OF Kansay)	
COUNTY Or Ledgwick) SS.:	
COUNTY ORCH Jweck)	
On this 19th day of tune	, 195 , before me appeared
by me duly sworn, did say that he is the WOOD RIVER OIL & REFINING W., inc. and that is the corporate seal of said corporate	President of
ACCURACY CONTRACTOR OF STATE CONTRACTOR CONTRACTOR	AUCH FORE CAIN THE TOWNS OF THE COMMO
and seated in Denati of Said Comporation h	W stithonity of its board of dimen-
the free act and deed of said corporation.	acknowledged said instrument to be
Popular Service and a	
IN WITNESS WHEREOF, I have hereu	nto set my hand and affixed my official
sand the day and year in this certificate	
My Commission expires:	think H. Hoesing
My Commission Expires May 12, 1955	
	Notary Public in and for County,
	State of Land
STATE OF	
COUNTY OF Ledgwick) SS.:	
COUNTY OF LESquick)	
On this 19th day of June	, 195 3, before me appeared
On this 19th day of June	
his wife, to me known to be the persons do	and bulene M. Sambe
his wife, to me known to be the persons designing instrument, and acknowledged to me thank deed	nev executed the same as their free
and deed.	Same as their free act
My Commission expires:	the state of
My Commission Expires May 12, 1955	- Wick N. Or Deserge
(NA) Commission Deputes Ividy 12, 1900	Notary Public, in and for
	Le Laure County.
	State of Hansa
STATE OF	
) SS.:	
COUNTY OF	
On thisday of	, 195 , before me person-
ally appeared	
me known to be the person described in and	, a single person, to
with mountoured for come client like the	xecuted the same asfree act
and deed.	
My Commission expires:	

Notary Public in and

In consideration of the execution of the Unit Agreement for the Development and Operation of the 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.

<u>ADDRESS</u>		<u>s</u>	IGNATURE		
307Th, Dallas	* * * * * * * * * * * * * * * * * * *	_aller	1 Buc	Esen	
arteria, new mexico	<u>.</u>				
Date: March 23, 1953					
	_				
			-		
Date:					
STATE OF NEW MEXICO					
STATE OF)) ss.				
COUNTY OF EDDY)				
On this day of	March			53	hefore
me personally appeared		e oing lo			
to me known to be the person	Geach fied	in and who	executed	the forest	ing
instrument, and acknowledged that act and deed.		executed	the same	as	free
IN WITNESS WHEREOF, I have	hereunto	set my hand	and affi	xed my off	icial
seal the day and year in this certi	ficate abo	ve written.			
Strange		7	1		
My commission expires:		manita	Ven	ton	

August 26, 1953 \

Notary Public in and for

In consideration of the execution of the Unit Agreement for the
Development and Operation of the SAN JUAN 32-9 UNIT
Area located within the County of State of State of
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 modifica-
tions 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 drill-
ing, 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 pro-
duction 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
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<u>ADDRESS</u>	SIGNATURE
406 K. Massuri Avenue	
Roswell, New Merckes	Foster morrell
Date: April 4 1953	
406 No Masseuri Avenue	Lang & manuel
Rosmolly New Mexico	
Date: April 4, 1963	

#2 Truet

STATE OF)) SS.:				
COUNTY OF)	•			
On this	day of	•	, 195	, before me app	eared
by me duly sworn, did	say that he	is the	to me perso Presiden	nally known, who,	being
is the corporate seal and sealed in behalf and said the free act and deed	of said corpo	oration, and ration by au	l th <mark>at sai</mark> d thority of	ixed to said inst instrument was s its board of dir d said instrument	igned
IN WITNESS I seal the day and year	WHEREOF, I have in this cert:	ve hereunto ificate firs	set my han st above wr	d and affixed my	official
My Commission expires	:				
	-				
			Notary Pub	lic in and forCoun	ty.
			State of		
COUNTY OF Chaves On this) ss.:	April	, 19	5 3 , before me	appeared
Poster)		and		. Morrell	
his wife, to me known going instrument, and and deed,	acknowledged	to me they	bed in and executed t	he same as their	fore- free act
Nay 10, 1994	-		Notary rub	lic in and for County	
00000			State of	New Next co	•
COUNTY OF	ss.:				
On this	day of		, 1	95, before m	e personally
appeared the person described it to me that	in and who exe	ecuted the f	oregoing i	gle person, to me nstrument, and ac free act and dee	knowledged

In consideration of the execution of the Unit Agreement for the Development and Operation of the Jones 32 9 M Area located within the County of San State of 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.

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ADDRESS 1318 Republic Bank Bidg.	Robert Storen. J.	
Delias, Texas	Elizabeth J. Store	4
Date:		
Date:		

STATE OF	}	
COUNTY OF) SS.:)	
On this	day of	, 195, before me appeared
by me duly sworn, die		, to me personally known, who, being he President of
	of said corporat	that the seal affixed to said instrument ion, and that said instrument was signed on by authority of its board of directors,acknowledged said instrument to be ion.
IN WITNESS	WHEREOF, I have h	ereunto set my hand and affixed my officia ate first above written.
My Commission expires	s:	
		Notary Public in and for
		State ofCounty,
COUNTY OF Dellas) SS.:)	
On this	LOOK arm of Acres	
	day of Apr	
Rebert G. F	to be the person	and Elizabeth T. Morey s described in and who executed the foreme they executed the same as their free ac
his wife, to me known going instrument, and and deed.	to be the person acknowledged to	and Elizabeth T. Morey s described in and who executed the fore- me they executed the same as their free ac
his wife, to me known going instrument, and	to be the person acknowledged to	and Elizabeth T. Morey s described in and who executed the fore- me they executed the same as their free ac CHLOE SPRINGER
his wife, to me known going instrument, and and deed. My Commission expires	to be the person acknowledged to	and Elizabeth T. Morey s described in and who executed the foreme they executed the same as their free ac CHIOF SPRINGER Notary Public in and for
his wife, to me known going instrument, and and deed. My Commission expires	to be the person acknowledged to	and Elizabeth T. Herey s described in and who executed the fore- me they executed the same as their free ac CHROE SPRINGER Notary Public in and for
his wife, to me known going instrument, and and deed. My Commission expires	to be the person acknowledged to	and Elizabeth T. Morey s described in and who executed the foreme they executed the same as their free ac CHIOF SPRINGER Notary Public in and for
his wife, to me known going instrument, and and deed. My Commission expires June 1, 195	to be the person acknowledged to	and Elizabeth T. Morey s described in and who executed the foreme they executed the same as their free ac CHIOF SPRINGER Notary Public in and for
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his wife, to me known going instrument, and and deed. My Commission expires June 1, 1993 STATE OF) COUNTY OF) On this ally appeared me known to be the pe	to be the person acknowledged to it. SS.: day of rson described in	and Elizabeth T. Herey s described in and who executed the foreme they executed the same as their free ac CHROE SPRINGER Notary Public in and for County, State of

Notary Public in and for

-61 W.

RATIFICATION AND JOINDER OF UNIT AGREEMENT

In consideration of the execution of the Unit Agreement for the Development and Operation of the 32.9
Area located within the County of State of 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 perform-
ance of all such obligations to the undersigned existing under such leases or
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218-14 HSt. NN	Tou Cesu C. Wichen
albuguergue, N.M.	
Date: 0.22. 6.1.53	Rewickens
alsegeur gen 4. M	
Date: 4/6/53	

	Notary Public in and forCounty,
	Note and Dahlin in and C
My Commission expires:	
and acknowledged to me thatand deed.	he executed the same asfree act
ally appeared	, a single person, to and who executed the foregoing instrument,
On thisday of	, 195, before me person-
COUNTY OF)	
STATE OF) SS.:	
Commence of the second of the	
	State of New Mexico
1 December 29, 1956	Notary Public in and for Bernalillo County,
ty Comission expires:	martile A, Downer
and deed.	
his wife, to me known to be the person	s described in and who executed the fore- me they executed the same as their free act
Jean C. Wickens	
On this 6th day of	April , 195 3 , before me appear
COUNTY OF BERNALILLO)	
STATE OF NEW MEXICO) SS.:	
	State of
	Notary Public in and for
My Commission expires:	
IN WITNESS WHEREOF, I have h seal the day and year in this certific	ereunto set my hand and affixed my official ate first above written.
the free act and deed of said corporat	acknowledged said instrument to be ion.
and sealed in behalf of said corporati	on by authority of its board of directors, acknowledged said instrument to be
is the corporate seal of said corporat	ion, and that said instrument was signed
by me duly sworn, did say that he is t	that the seal affixed to said instrument
On thisday of	, 195, before me appeared
COUNTY OF) SS.:	

-26×

RATIFICATION AND JOINDER OF UNIT AGREEMENT

\mathcal{O}
In consideration of the execution of the Unit Agreement for the
Development and Operation of the My They my the head
Area located within the County of New Musual State of 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
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 perform-
ance of all such obligations to the undersigned existing under such leases or
other contracts.
Mbd - Dodici - odd on and Tainin a Stude America
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
signed the same document and sharif 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.
SUCCESSORS III IIICCI CSU.

Caclobaa n u	MUZLE SUELL
alchas on	Eva Freak
Date: 4/6/5-3	
Agt. 1 44 Hest Mª Sowell Cond	Elistate Sece
Phoenit, Misson	
Date: 44-3-53	

#5 track 8, 9, 10, 11419

My Commission Expires Dec. 11, 1953

STATE OF	
COUNTY OF) SS.:	
COURT OF	
On thisday of	, 195, before me appeared
	to me personally known, who, being
by me duly sworn, did say that he is the	President of
and that the is the corporate seal of said corporation, and and sealed in behalf of said corporation by an and saida the free act and deed of said corporation.	
IN WITNESS WHEREOF, I have hereunto seal the day and year in this certificate first	
My Commission expires:	
	Notary Public in and for
	State of County,
STATE OF NEW MEXICO SS.: COUNTY OF EDDY)	
On this 6th day of April CASWELL S NEAL and his wife, to me known to be the persons descrigoing instrument, and acknowledged to me they	EVA F NEAL bed in and who executed the fore-
and deed.	executed the same as their free act
My Commission expires:	These m. Jacon
5-22p56	Notary Public in and for Eddy
	State ofCounty,
	New Mexico
STATE OF (Issue)	
STATE OF Ayena) COUNTY OF Managea) SS.:	
COUNTY OF	
COUNTY OF	
On this 3rd day of tepuil	, 195 , before me person-
On this 3rd day of	a single person to
On this 3rd day of the ally appeared to be the person described in and who	executed the foregoing instrument.

Notary Public in and for

18 W.

In consideration of the execution of the Unit Agreement for the Development and Operation of the San Juan 32-9
Area located within the County of San Juan State of 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 conformation in the same conformation is extended and modified to the extent necessary to make the same conformation.
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 perform
ance 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

parties owning or claiming an ir	of whether or not it is executed by all other atterest in the lands affected hereby, and when on the undersigned, his or her assigns or
•	
ADDDEGG	
ADDRESS	SIGNATURE
2135 Gold Avenue, SE	(Calletta
	Cotton = Thought
Albuquerque, New Mexico	Killiam led dely
Date: April 3, 1953	et the lander Kill
	The hand of the stain
Date	

STATE OF)	
COUNTY OF) SS.:	
On thisday of	, 195, before me appeared
	to me personally known, who, being
by me duly sworn, did say that he is the and that the	rresident of said instrument
is the corporate seal of said corporation, are and sealed in behalf of said corporation by a and said the free act and deed of said corporation.	d that said instrument was signed
IN WITNESS WHEREOF, I have hereunto seal the day and year in this certificate firm	set my hand and affixed my official st above written.
My Commission expires:	
	Notary Public in and for County,
	State of
STATE OF NEW MEXICO)	
COUNTY OF DERMALILLO)	
COUNTY OF BERNALDIES)	
Georgia McAdams on behalf of C.	, 1953 , before me appeare
	0.
minimize, to me known to be the persons described instrument, and acknowledged to me they and deed. of said C. A. McAdams as his attorn	executed the same as their free act
My Commission expires:	martile a. Powner
December 29. 1956	Notary Public in and for
The state of the s	Bernelille County,
	State of New Merriso
STATE OF NEW MEXICO)	
COUNTY OF BERNALILLO	
On this 3rd day of April	, 195 <u>3</u> , before me person-
On this 3rd day of April ally appeared Georgia McAdams	, 195 3 , before me person-
On this 3rd day of April ally appeared Georgia McAdams me known to be the person described in and wh and acknowledged to me that she he exe	, 195_3 , before me person-
On this 3rd day of April ally appeared Georgia McAdams me known to be the person described in and wh	, 195_3 , before me person-

-30.5

In consideration of the execution of the Unit Agreement for the Development and Operation of the
Area located within the County of Sea Loca State of 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 executed shall be binding upon the undersigned, his or her assigns or

so executed shall be binding upon the successors in interest.	e undersigne	d, his or	her assigns	or
<u>ADDRESS</u>	J	ew-mescac	SIGNATURE O PUTASN A	14
acturing M. Jounedy		Otto	COMPANY	Luis
Date: Upril 9, 1953			President	
Date:				

STATE OF Mass.	
) SS.:	
COUNTY OF Middlesex	
On this 9th day of April	, 1953, before me appeared
John A. McGuire	o me personally known, who, being
by me duly sworn, did say that he is the	President of New Merica
Potash and Chemical Co. Inc. and that the	seal affixed to said instrument
is the corporate seal of said corporation, and	
and sealed in behalf of said corporation by au	cknowledged said instrument to he
and said <u>John A. McGuire</u> a the free act and deed of said corporation.	and a super
	200
IN WITNESS WHEREOF, I have hereunto	
seal the day and year in this certificate firs	
My Commission expires:	Philip P. Marse
1-21-55	Notary Public in and for
	Niddle sex County, State of Messachusetts
	State of Masaconsetts
STATE OF)	
) SS.:	
COUNTY OF)	
On this day of	, 195, before me appeared
his wife, to me known to be the persons descri	had in and who executed the force
mis wife, to me known to be the persons destri	bed In and who executed the lore-
Forms instrument, and acknowledged to me they	executed the same as their free act
going instrument, and acknowledged to me they and deed.	executed the same as their free act
and deed.	executed the same as their free act
	executed the same as their free act
and deed.	
and deed.	Notary Public in and for
and deed.	
and deed.	Notary Public in and forCounty,
and deed.	Notary Public in and forCounty,
and deed.	Notary Public in and forCounty,
and deed. My Commission expires:	Notary Public in and forCounty,
and deed. My Commission expires: STATE OF)	Notary Public in and forCounty,
and deed. My Commission expires: STATE OF) SS.:	Notary Public in and forCounty,
and deed. My Commission expires: STATE OF) SS.:	Notary Public in and forCounty,
and deed. My Commission expires: STATE OF SS.: COUNTY OF On thisday of	Notary Public in and forCounty, State of,
and deed. My Commission expires: STATE OF SS.: COUNTY OF On this day of ally appeared me known to be the person described in and who	Notary Public in and for
and deed. My Commission expires: STATE OF SS.: COUNTY OF On this day of ally appeared me known to be the person described in and who and acknowledged to me thathe exec	Notary Public in and for
and deed. My Commission expires: STATE OF SS.: COUNTY OF On this day of ally appeared me known to be the person described in and who	Notary Public in and for
and deed. My Commission expires: STATE OF SS.: COUNTY OF On thisday of ally appeared_ me known to be the person described in and who and acknowledged to me thathe exec	Notary Public in and for

Notary Public in and for

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.

ADDRESS		s	IGNATURE		
			eter Sin	del	
			al Z		<i>/</i>
Date:			0		
		,			
Date:	_				
STATE OF NEW LEXICO	_}				
COUNTY OF BERNALILLC	_) ss. _)				
On this 2nd day of	Ap Linder and	ril Laura J. L	inder	19 53	, before
to me known to be the person sinstrument, and acknowledged that act and deed.	described:	in and who	executed	the fore	going irfree
IN WITNESS WHEREOF, I hav seal the day and year in this cert.	e hereunto s ificate abo	set my hand ve written.	and affi	xed my o	fficial
	1	7		A	

Notary Public in and for

County, State of

Bernal illo

CO

New

My commission expires:

My Commission Expires December 29, 1956

In consideration of the execution of the Unit Agreement for the Development and Operation 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.

ADDRESS		SIGNATUR	E A
624 First National Bank Building	<u> </u>	Vicinia R	Windhaus
Albuquerque, New Mexico		Robert	/ hardbace
Date:	-		
	<u> </u>		
Date:	-		
STATE OF NEW MEXICO	_) } ss.		
On this 6th day of me personally appeared	Ap R. Nordhaus	ril and Rebert J. No	, 19 53 , before
to me known to be the person sinstrument, and acknowledged that act and deed.	described i	in and who execute executed the sam	ed the foregoing ne as their free
IN WITNESS WHEREOF, I have seal the day and year in this cert:	e hereunto s ificate abov	set my hand and af	fixed my official
My commission expires:	Notary	hattle (c) Public in and for	F Bernallie
<u>December 29.</u> 1956	County	, State of New	Hexico

In consideration of the execution of the Unit Agreement for the Development and Operation of the Interior, the undersigned 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.

<u>ADDRESS</u>		SLONATURE R	L
Date:		us. The Modes	
Date: STATE OF NEW MEXICO			
COUNTY OF BERNALILLO	ss.		
On this 2nd day of ne personally appeared Pearce C. to me known to be the person sinstrument, and acknowledged that act and deed.	Rodey and Maria lescribed in and	Elisa Rodey who executed the foregoi	ng
IN WITNESS WHEREOF, I have seal the day and year in this certi			cial

My commission expires:

My Commission Expires December 29, 100

martile (b

County, State of

Notary Public in and for Bernalillo

New Mexico

In consideration of the exe Development and Operation of the	cution of the Unit Agreement for the San Juan 32-9 Unit
Area located within the County of	
in form approved on hehalf of the Sec	retary of the Interior, the undersigned
owners of lands or leases or interes	ts therein or royalties presently held
	ion agreements, or other interests in
	ment hereby severally, each to the extent
	interest, as may appear, consent to the
	it Area therein defined, ratify, approve
and adopt the terms of said Unit Agre	ement and any modifications thereof
approved by the Secretary of the Inte	rior or his duly authorized representative
	nd interests, agree that the term of any
	er which the undersigned claims an interest
	e 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 d	efined shall be deemed fully performed by
performance of the provisions of said	Unit Agreement, and agree that payment for
	ired under prior agreements) oil and gas
duly made at contract rates applied t	o the production allocated under said Unit
	which such rights or interests do or shall
	n therefrom, shall constitute full perform-
ance of all such obligations to the u	ndersigned existing under such leases or
other contracts.	
number of counterparts with the same	er of Unit Agreement may be executed in any force and effect as if all parties had binding upon all those who execute a
counterpart haract regardless of whe	ther or not it is executed by all other
parties owning or claiming an interes	t in the lands affected hereby, and when
so executed shall be binding upon the	undersigned, his or her assigns or
successors in interest.	<u></u>
ADDRESS	SIGNATURE
P. 0. Box 2050	THE FORT WORTH NATIONAL BANK, Independen
Fort Worth, Texas	Executor and Trustee of the Estate of
	Roy S. Magruder, deceased
ATTEST -	
Mauran	By Million
Assistant Cashier	F O Shelton
IND DEC OUT O GROTE OF	Aice President and Trust Officer
Date: MAR 2 7 1953	
	\sim 1
2318 Fifth Avenue	delen Magreeden
S) TO LILOH WASHING	
	Mrs. Helen Magruder

MAR 27 16

Date:

STATE OF TEXAS) SS.:	
COUNTY OF TARRANT)	
On this 2/44 day of March	, 195 <u>3</u> , before me appeared
by me duly sworn, did say that he is the	, to me personally known, who, being
NATIONAL BANK, FORT WORTH, TEXAS, and that	t the seal affixed to said instrument
is the corporate seal of said corporation and sealed in behalf of said corporation	h, and that said instrument was signed
and said F. O. SHELTON	acknowledged said instrument to be
and said F. O. SHELTON the free act and deed of said corporation	, as Executor and Trustee.
IN WITNESS WHEREOF, I have here seal the day and year in this certificate	eunto set my hand and affixed my official first above written.
My Commission expires:	Suth Jagon Mayo
My Commission Expires June 1, 1953	, 0
Page 1, 1905	Notary Public in and for County,
	State of Texas
	RUTH RAGON MAYO
STATE OF	Notary Public, Tarrant County, Tunas
COUNTY OF) SS.:	
,	
On this day of	, 195, before me appeare
his wife, to me known to be the persons d	and escribed in and who executed the fore-
going instrument, and acknowledged to me and deed.	they executed the same as their free act
My Commission expires:	
	Notary Public in and for
	County,
	State of
STATE OF TEXAS)	
) SS.:	
COUNTY OF TARRANT)	
On this 2/4 day of March	, 195 3 , before me person-
ally appeared MRS. HELEN MAGRUDER, a me known to be the person described in an and acknowledged to me thatshe	d who executed the foregoing instrument,
and deed.	
My Commission expires:	Sutt Hagon Payo
My Commission Expires June 1, 1953	
My commission Expires June 1, 1300	Notary Public in and forCounty,
	State of Texas

In consideration of the execution of the Unit Agreement for the Development and Operation of the
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.
ADDRESS 850 S. SANTA FE SIGNATURE SIGNATURE SIGNATURE MANY D. Campbell No. 1. Mary D. Mary D. Campbell No. 1. Mary D.
Date: MARCH 30, 195-3

Date:

STATE OF)	
COUNTY OF) SS.:)	
On this	day of	, 195, before me appeared
		, to me personally known, who, being
by me duly sworn, die	d say that he is the	, to me personally known, who, beingPresident ofat the seal affixed to said instrument
and sealed in hehalf	l of said corporation	n, and that said instrument was signed by authority of its board of directors,acknowledged said instrument to be n.
		eunto set my hand and affixed my official e first above written.
My Commission expires	s:	·
	_	Notary Public in and for
		State of County,
STATE OF KANSAS COUNTY OF SALINE)	
COUNTY OF SALINE) SS.:	
COUNTY OF STATE OF		
On this 3	30 That day of MA	RCH, 1953, before me appear
his wife, to me know	n to be the persons	and described in and who executed the fore-
going instrument, and	d acknowledged to me	they executed the same as their free ac
n Y		Decort Macon
My Commission expire	S à	- Secretary (1) from the
MA COMMISSION EXPIRES CED. 2.	_	Notary Public in and for
		State of Nansas
STATE OF) SS.:	
COUNTY OF)	
On this	day of	, 195, before me person
ally appeared	erson described in a me thath	, a single person, to and who executed the foregoing instrument the executed the same asfree act
My Commission expire:	s:	
		Notary Public in and for
		State ofCounty,

STIPULATION

WHEREAS, PHILLIPS PETROLEUM COMPANY is the present owner and holder of the entire working interest in, to and under that certain United States Oil and Gas Lease bearing Serial No. SF 079048, dated July 1, 1949, and entered into by and between the United States of America, as lessor and Mary C. Hagood, as Lessee, insofar as said lease covers and includes the following described lands situated in San Juan County, New Mexico, to-wit:

Township 32 North, Range 9 West, N.M.P.M.

Section 35: SW/4

containing 160 acres, more or less, and,

WHEREAS, the entire working interest in and under said lease insofar as said lease covers, among other lands, the above described lands has heretofore been committed to that certain Unit Agreement and Unit Operating Agreement for the development and operation of the San Juan 32-9 Unit Area, and,

WHEREAS, the said San Juan 32-9 Unit Agreement is now pending approval in the Office of the Director of the United States Geological Survey of the United States Department of the Interior, and,

WHEREAS, it now appears that the development and operation of said San Juan 32-9 Unit Area will be facilitated and encouraged by the release of such acreage from commitment to the terms and conditions of said San Juan 32-9 Unit Agreement.

NOW, THEREFORE, in consideration of the premises and other good and valuable consideration to it in hand paid, the said Phillips Petroleum Company does hereby release, withdraw and terminate the commitment of its entire working interest in and under that certain United States Oil and Gas Lease bearing Serial No. SF-079048, insofar, but only insofar, as said lease covers the above described lands, to the said Unit Agreement for the development and operation of the San Juan 32-9 Unit Area, and does likewise withdraw its entire working interest under said lands and lease from the terms and provisions and from operation under said Operating Agreement for the operation of the San Juan 32-9 Unit Area.

IN WITNESS WHEREOF, this Stipulation is executed as of this day of June, 1953. PHILLIPS PETROLEUM COMPANY ATTEST: Vice President Assistant Secretary .OOPMAN R. E. ARNOLD STATE OF OKLAHOMA COUNTY OF WASHINGTON On this 17th day of June, 1953, before me appeared H. E. Koopman , to me personally known, who, being by me duly sworn, did say that he is the Vice President of PHILLIPS PETROLEUM COMPANY and that the seal affixed to said 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 H. E. Koopman acknowledged said instrument to be the free act and deed of said corporation. marth Notary Public in and for Washington County, State of Oklahoma.

My Commission expires:

August 1, 1955

In consideration of the execution of the Unit Agreement for the Development and Operation of the 32-9 Unit Area 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 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 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.

<u>ADDRESS</u>	SIGNATURE
	Many Lee Cornell
Date:	
Date:	
STATE OF NEW MEXICO	SS.
COUNTY OF BERNALILLO	: : : : : : : : : : : : : : : : : : :
me personally appeared <u>Dudley Cornell</u> to me known to be the person <u>s</u> de	March , 19 53 , before 1 and Mary Lee Cornell escribed in and who executed the foregoing they executed the same as their free
IN WITNESS WHEREOF, I have he seal the day and year in this certific	nercunto set my hand and affixed my official cate above written.
My commission expires:	martile a. Downen
December 29, 1956	Notary Public in and for Bernalillo County, State of New Mexico

County, State of

In consideration of the execution of the Unit Agreement for the Development and Operation of the 32-9 Area located within the County of SAN JUAN State of 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.

ADDRESS	SIGNATURE
104 Mesa Ave	Home &
Clovis, N.M.	Enlarge R. Pays
Date: March 30, 1953	

Date:

Notary Public in and for

My Commission expires:

In consideration of the execution of the Unit Agreement for the Development and Operation of the 32-9 UNIT Area located within the County of SAN JUAN State of 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.

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ADDRESS 217 E. Berger	William R Jodena
Santa Je, M. M.	Elsie M. Fedurci
Date: March 26, 1953	
101 MARCY ST.	John & miles
SANTA FE, NEW MEX.	
Date: 3-26-53	

STATE OF)	
) SS.:	
COUNTY OF)	
On thisday of	, 195, before me appeared
	to me personally known, who, being
by me duly sworn, did say that he is the	President of
and that the	e seal allixed to said instrument
is the corporate seal of said corporation, and and sealed in behalf of said corporation by an	that said instrument was signed
and said	acknowledged said instrument to be
the free act and deed of said corporation.	
IN WITNESS WHEREAR I have becauntal	set my hand and affixed my official
seal the day and year in this certificate firs	
My Commission expires:	
	Notary Public in and for
	County,
	State of
STATE OF New Mexico)	
COUNTY OF Santa Fe) SS.:	
COUNTY OF SUBSECTION	
	personally
On this 26th day of March	, 195 <u>3</u> , before me appeared
WILLIAM R. FEDERICI and	
	ELSIE M. FEDERICI
Mis wile, to me known to be the persons descri	bed in and who executed the fore-
going instrument, and acknowledged to me they	bed in and who executed the fore-
Mis wile, to me known to be the persons descri	executed the same as their free act
going instrument, and acknowledged to me they	bed in and who executed the fore-
going instrument, and acknowledged to me they and deed. My Commission expires:	executed the same as their free act
going instrument, and acknowledged to me they and deed.	executed the same as their free act Notary Public in and for
going instrument, and acknowledged to me they and deed. My Commission expires:	executed the same as their free act
going instrument, and acknowledged to me they and deed. My Commission expires:	executed the same as their free act Notary Public in and for Santa Fe County,
going instrument, and acknowledged to me they and deed. My Commission expires: December 5, 1955	executed the same as their free act Notary Public in and for Santa Fe County,
going instrument, and acknowledged to me they and deed. My Commission expires: December 5, 1955 STATE OF New Mexico)	executed the same as their free act Notary Public in and for Santa Fe County,
going instrument, and acknowledged to me they and deed. My Commission expires: December 5, 1955 STATE OF New Mexico) SS.:	executed the same as their free act Notary Public in and for Santa Fe County,
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going instrument, and acknowledged to me they and deed. My Commission expires: December 5, 1955 STATE OF New Mexico) SS.: COUNTY OF Santa Fe)	executed the same as their free act Notary Public in and for Santa Fe County,
going instrument, and acknowledged to me they and deed. My Commission expires: December 5, 1955 STATE OF New Mexico) SS.: COUNTY OF Santa Fe) On this 26th day of March ally appeared John E. Miles	bed in and who executed the fore- executed the same as their free act locary Public in and for Santa Fe County, State of New Mexico , 195 3 , before me person- a single person, to
going instrument, and acknowledged to me they and deed. My Commission expires: December 5, 1955 STATE OF New Mexico) SS.: COUNTY OF Santa Fe) On this 26th day of March ally appeared John E. Miles me known to be the person described in and who	Notary Public in and for Santa Fe County, State of New Mexico , a single person, to executed the fore- executed the same as their free act
going instrument, and acknowledged to me they and deed. My Commission expires: December 5, 1955 STATE OF New Mexico) SS.: COUNTY OF Santa Fe) On this 26th day of March ally appeared John E. Miles me known to be the person described in and who and acknowledged to me thathe exec	Notary Public in and for Santa Fe County, State of New Mexico , a single person, to executed the fore- executed the same as their free act
going instrument, and acknowledged to me they and deed. My Commission expires: December 5, 1955 STATE OF New Mexico) SS.: COUNTY OF Santa Fe) On this 26th day of March ally appeared John E. Miles	Notary Public in and for Santa Fe County, State of New Mexico , a single person, to executed the fore- executed the same as their free act

Notary Public in and for

<u>3-15-54.</u>

In consideration of the execution of the Unit Agreement for the evelopment and Operation of the 32-9 Unit
rea located within the County of San Juan State of New Mexico
form approved on behalf of the Secretary of the Interior, the undersigned
mers of lands or leases, or interests therein or royalties presently held
r which may arise under existing option agreements, or other interests in
roduction covered by said Unit Agreement hereby severally, each to the extent
f his or her particular ownership or interest, as may appear, consent to the
clusion of said lands within the Unit Area therein defined, ratify, approve
nd adopt the terms of said Unit Agreement and any modifications thereof
oproved by the Secretary of the Interior or his duly authorized representative
s applicable to said several lands and interests, agree that the term of any
ease given by the undersigned or under which the undersigned claims an interest
erein is extended and modified to the extent necessary to make the same conform
the terms of said Unit Agreement, agree that the drilling, development and
roducing requirements of all leases and other contracts in which their several
ights and interests are created or defined shall be deemed fully performed by
erformance of the provisions of said Unit Agreement, and agree that payment for
r delivery of (whichever may be required under prior agreements) oil and gas
aly made at contract rates applied to the production allocated under said Unit
greement to the particular lands to which such rights or interests do or shall
oply, regardless of actual production therefrom, shall constitute full perform-
nce of all such obligations to the undersigned existing under such leases or
ther 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.

ADDRESS LOSSED ALE BOOK FARE, ARD AND AND MY, MY, MY,			/o MI, MT, MT.	x / Cobert V. Wollard Robert V. Wollard		
1005th A1	9 April,	1953	nt, nt.	Ann H. Wollar	d Wolland	

Date:

STATE OF	
COUNTY OF) SS.:	
	, 195, before me appeared
by me duly sworn, did say that he is theand that	, to me personally known, who, being President of the seal affixed to said instrument
is the corporate seal of said corporation, and sealed in behalf of said corporation by and said the free act and deed of said corporation.	and that said instrument was signed authority of its board of directors,
the free act and deed of said corporation.	
IN WITNESS WHEREOF, I have hereun seal the day and year in this certificate f	to set my hand and affixed my official irst above written.
My Commission expires:	
	Notary Public in and for
	State ofCounty,
LANGE OFFICE)	
TOURFERA, AFORES) SS.:	
APO 405, c/o PM, NT, NY.	
On this day of	, 195, before me appeare
Robert V. Wollard a	nd Ann H. Wollard
his wife, to me known to be the persons designing instrument, and acknowledged to me the and deed.	
My Commission expires:	William W. Jaboucht
	Notary Public in and for
	State of
	WILLIAM W. GOBRECHT
STATE OF	Aset Staff Judge Advecate
COUNTY OF SS.:	
On thisday of	, 195, before me person-
ally appeared	, a single person, to
me known to be the person described in and a and acknowledged to me thathe exand deed.	who executed the foregoing instrument.
My Commission expires:	
	Notary Public in and for
	County, State of

In consideration of the execution of the Unit Agreement for the Development and Operation of the Area located within the County of State of 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.

ADDRESS	SIGNATURE
	COMPT ENTERPRISES, A co-partnership
412 W. Copper, ackaguerque, n.m.	The H. Thurst
Date: March 27, 1953	Garald A. College
	MAROLD A. FILIOTT
412 W. Copper alleguerque, n.m.	G. Sale Cluster E. DALE BLIGHT

STATE OF NEW MEXICO)

personally appeared MINER D. MILIOTT, HAROLD A. MILIOTT, R. DALE MILIOTT to me known to be the persons who emerated the foregoing instrument in behalf of COURT METERPRISES, a co-pertonerable, and asknowledged that they executed the same as the free set and deed of said COURT ENTERPRISES, and they the said MINER B. MILIOTT, HARCED A. MILIOTT AND E. DALE MELIOTT asknowledged that they execute of the foregoing instrument as their free set and deed.

Ret biling rolls

My commission empires:

11

Sept. 10, 1955

In consideration of the execution of the Unit Agreement for the Development and Operation of the 32-9 Unit Area located within the County of SAN JUAN State of 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.

Rt. 1 - Box 103	Nagle L. Gentee
Hagerman, new mex.	Glenn & Gentle
Date: March 30, 1953	
Deter	

STATE OF Therica	
COUNTY OF Chave	
On this 30 day of March, 1953 Hayle 3. Gentle + Glenn	before me personally appeared
to me known to be the person described in and we and acknowledged that the executed the same	no executed the foregoing instrument, as free act and deed.
IN WITNESS WHEREOF, I have hereunto set my hand and year in this certificate above written.	and affixed my official seal the day
	Looke Lau Magle
MY COMMISSION EXPIRES NOVEMBER 20th 1956 My commission expires:	Notary Public
STATE OF	
COUNTY OF SS.	
On this day of, 19	, before me personally appeared
to me known to be the person described in and wi	o executed the foregoing instrument.
and acknowledged thatexecuted the same	
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
	notary rubic
My commission expires:	
STATE OF) SS.	
COUNTY OF)	
On this day of, 19, b	efore me personally appeared
to me known to be the person described in and acknowledged that executed the	and who executed the foregoing instrument same as free act and deed.
IN WITNESS WHEREOF, I have hereunto set my hand and year in this certificate above written.	d and affixed my official seal the day
	Notary Public
My commission expires:	

States Oil and Gas Lease bearing Serial No. NM-0608, entered into by and between the United States of America, as Lessor and The Atlantic Refining Company, as Lessee, and dated May 1, 1950, insofar as said lease covers and includes the following described lands situated in San Juan County, New Mexico, to-wit: Township 31 North, Range 10 West, N.M.P.M. Section 13: S/2 SE/4 containing 80 acres, more or less; and, WHEREAS, the said El Paso Natural Cas Company and The Atlantic Refining Company have heretofore committed their entire working interest in and under said lease, insofar as said lease covers, among other lands, the above described lands, to that certain Unit Agreement and Unit Operating Agreement for the development and operation of the San Juan 32-9 Unit Area, and WHEREAS, the said San Juan 32-9 Unit Agreement is now pending approval in the Office of the Director of the United States Geological Survey of the United States Department of the Interior, and WHEREAS, it now appears that the development and operation of said San Juan 32-9 Unit Area will be facilitated and encouraged by the release of such acreage from commitment to the terms and conditions of said San Juan 32-9 Unit Agreement. NOW, THEREFORE, in consideration of the premises and other good and valuable consideration to them in hand paid, the said El Paso Natural Gas Company and The Atlantic Registra (

STIPULATION

the entire working interest in, to and under that certain United

REFINING COMPANY are the present owners and holders of

WHEREAS, EL PASO NATURAL GAS COMPANY and THE ATLANTIC

do hereby release, withdraw and terminate the commitment of their entire working interest in and under that certain United States Oil and Gas Lease bearing Serial No. NM-0608, insofar, but only insofar, as said lease covers the above described lands, to the said Unit Agreement for the development and operation of the San Juan 32-9 Unit Area, and do likewise withdraw their entire working interest under said lands and lease from the terms and provisions and from operation under said Operating Agreement for the operation of the San Juan 32-9 Unit Area.

IN WITNESS WHEREOF, this Stipulation is executed as of this que day of June, 1953.

ATTEST:

EL PASO NATURAL GAS COMPANY

THE ATLANTIC REFINING COMPANY

ATTEST

GENERAL MANAGER OF DOMESTIC CRUDE OIL PRODUCTION

STATE OF TEXAS

COUNTY OF ED Raso

On this 13th day of June, 1953, before me appeared to me personally known, who, being by me duly sworn, did say that he is the Vice President of EL PASO NATURAL GAS COMPANY and that the seal affixed to said 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 acknowledged said instrument to be the free sect and deed of said corporation. act and deed of said corporation.

Notary Public in and for El Rusa County, State of Texas.

My Commission expires:

R. L. Hambiin

Metary Public, in and for El Paso County, Texas

My commission expires June 1, 1955

STATE OF TEXAS COUNTY OF Daelan 9.71. Mendenhaue day of June, 1953, before me appeared, to me personally known. being by me duly sworn, did say that he is the Free Live of an Monday of Management 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

O. N. Menday of said corporation. act, and deed of said corporation. Holly mas Tipnell Notary Public in and for Muchas County, State of Texas. HALLY MAE TIPPETT My Commission expires: 6-1-55

In consideration of the execution of the Unit Agreement for the Development and Operation of the San Jun 32+9 Unit Area located within the County of Research, State of New Mexico, in form approved on behalf of the Secrétary 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.

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Tr 45 26	
ADDRESS	SIGNATURE
315 Midland Savings Bldg.	My Hardanthus
Denver 2, Colorado	Marcha Ferration
Date: July 21, 1953	
	APPROVED AND CONSENTED TO:
Date: 27.	PHILLIPS PETROLEUM COMPANY BY BY BY BY BY BY BY BY BY
APPROVED AND CONSENTED TO:	WORKING INTEREST OWNER August 7, 1953 W. E. KOOPMAN
By Vice President	APPROVED AND CONSENTED TO: DELHI OIL CORPORATION
WORKING INTEREST OWNER	BY OF PRESIDENT

WORKING INTEREST OWNER

STATE OF)				
COUNTY OF	SS.:			
On this appeared being by me duly swor instrument is the coring trument was signed	day ofn, did say the	P ha le the	46-111-12-A-11-1-1-1-1-1-1-1-1-1-1-1-1-1-1	
instrument was signed authority of its boar acknowledged said inscorporation.	d of directors	and said		
IN WITNESS my official seal the	WHEREOF, I have day and year i	e hereunto se n this certif	t my hand and a licate first abo	ffixed ove writter
My Commission expires	:			
		Notary Publ State of	ic in and for County,	·
STATE OF COLORADO COUNTY OF DENVER	SS.:			
On this 2	lst day of	July	, 1953 , beforeto	ore me
appeared Olen'F Ferhis wife, to me known the foregoing instrumas their free act and	ient, and ackno	sons describe wledged to me	chey executed	xecuted the same
My Commission expires	3:	Margart	Shaden	
My Commissionenpure 101y 13, 1	954	Notary Publi Denver State of _C	c in and for _ County,	
STATE OF) COUNTY OF)	SS.:			
On this	day of		, 195	, before
me personally appear person, to me known foregoing instrument the same as	to be the perso, and acknowled	iged to me tha	n and who exec	ingle uted the executed
My Commission expire				
		Notary Publ	c in and for _ County.	

State of

TURNER, WHITE, ATWOOD, MCLANE AND FRANCIS

ATTORNEYS AND COUNSELORS AT LAW

17TH FLOOR MERCANTILE BANK BUILDING

DALLAS I, TEXAS

December 12, 1953

HARRY S. WELCH THOS. R. HARTNETT TH H.L.HITCHINS.JR. WILLIAM L.MEINERNEY WILLIAM G.WEBB LEWIS CHANDLER SNOWDEN M. LEFTWICH, JR WILLIAM C. HERNDON, JR.

J GLENN TURNER STINW O W

EDWARD L. FRANCIS JAMES B FRANCIS JULIAN M. MEER TREVOR REES-JONES

FELIX ATWOOD ALFRED E.MSLANE

Supervisor U. S. Geological Survey Federal Building Roswell. New Mexico

> Re: San Juan 32-9 Unit Agreement

San Juan County, New Mexico

No. 14-08-001-569

Gentlemen:

Please find enclosed herewith four executed copies of Ratification and Joinder of the above captioned Unit Agreement and three executed copies of Ratification and Joinder of the Unit Operating Agreement relating thereto as executed by Mr. J. H. Markley, Jr., as Attorney in Fact for The Texas Company. The Power of Attorney under which Mr. Markley acts on behalf of The Texas Company has been previously filed with the United States Department of the Interior and is on file with the Bureau of Indian Affairs in Washington, D. C. in connection with Indian Lease Number 9374-53.

Copies of the foregoing instruments have been mailed of even date herewith to all Working Interest Owners under the above captioned Unit Agreement and to the New Mexico Cil Conservation Commission and the Commissioner of Public Lands of the State of New Mexico.

Yours very truly,

TURNER, WHITE, ATWOOD, MCLANE

and FRANCIS

William G.

#GW:mch ancls.

In consideration of the execution of the Unit Agreement for the Development and Operation of the \$32-9 Unit Area located within the County of \$32-9 Unit Agreement 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.

Notwithstanding any other provision of this Ratification and Joinder, it is expressly understood that this Ratification and Joinder shall include and shall commit to said Unit Agreement only the interest of the undersigned in the following described lands situated in San Juan County, New Mexico, to-wit:

Township 32 North, Range 9 West, N.M.P.M.

Section 16: SW/4 NE/4 Section 32: NE/4 NE/4 Section 36: NW/4 SW/4

containing 120 acres, more or less.

News 1/3/33

THE TEXAS COMPANY

ATTEST:

By AMarkley Sv.

Attorney in Fact

Secretary

COUNTY OF TARRANT

On this 7th day of December, 1953, before as appeared in N. MARKLEY, JR., to as personally comes, who, being by made for the test he is an Abberton-in-Page for the TEXAS COSPASY and that the seal officed to end instrument is the corporate seal of said corporation and that maid improvement was signed and sealed in behalf of maid corporation by mathematic of the beard of directors and maid J. N. MARKLEY, JR astendinged said instrument to be the free set and deed of maid corporation.

GIVEN UNDER MY HAND AND SEAL OF OFFICE this the 7th day of Personner, A. D. 1953.

ommission expires:

6-1-55

Anna Schrader

arrent County, Tunne.

≘ € R

TEXAS STATE OF) SS. COUNTY OF TARRANT On this day of December , 1953, before me appeared , to me personally known, who, being by me duly sworn, did say that he is the Vice President of THAS COMPANY and that the seal affixed to said 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 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 the day and year in this certificate first above written. My commission expires: Notary Public in and for State of Texas STATE OF SS. COUNTY OF On this ____ day of _____, 195_, before me and ____ appeared and his wife, to me known to be the persons described in and who executed the foregoing instrument, and acknowledged to me that they executed the same as their free act and deed. My commission expires: Notary Public in and for State of STATE OF SS. COUNTY OF On this day of , 195, before me personally appeared , a single person, to me known to be the person described in and who executed the foregoing instrument, and acknowledged to me that he executed the same as ____ free act and deed. My commission expires: Notary Public in and for

County,

RATIFICATION AND JOINDER OF UNIT OPERATING AGREEMENT UNDER UNIT AGREEMENT FOR THE DEVELOPMENT AND OPERATION OF THE SAN JUAN 32-9 UNIT AREA

This Ratification and Joinder of Unit Operating 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 successors or assigns, subject to all the terms, provisions and conditions of said Unit Operating Agreement.

Notwithstanding any other provision of this Ratification and Joinder, it is expressly understood that this Ratification and Joinder shall include and shall commit to said Unit Agreement only the interest of the undersigned in the following described lands situated in San Juan County, New Mexico, to-wit:

Township 32 North, Range 9 West, N.M.P.M.

Section 16: SW/4 NE/4 Section 32: NE/4 NE/4 Section 36: NW/4 SW/4

containing 120 acres, more or less.

THE TEXAS COMPANY

ATTEST:

Secretary

Approved as to terms:

By Markley &.

Attorney: a- Foct.

Approved as to form:

COUNTY OF TARRANT

On this 7th day of December, 1953, before me appeared J. H. MARKLEY, JR., to me personally known, who, being by me duly sworn did say that he is an Attorney-in-Fact for THE TEXAS COMPANY and that the seal affixed to said 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 J. H. MARKLEY, JR. acknowledged instrument to be the free act and deed of said corporation.

GIVEN UNDER MY HAND AND SEAL OF OFFICE this the 7th day cember, A. D. 1953. Una Schraeder mission expires: Notary Public in and for Tarrant County, Texas. 6-1-50 ANN SCIENCEDER My Commission expires: Notary Public in and for County, State of STATE OF **SS.:** COUNTY OF , 195 , before me On this _____day of and his wife, to me known to be the persons described in and who executed the foregoing instrument, and acknowledged to me they executed the same as their free act and deed. My Commission expires: Notary Public in and for County, State of STATE OF ss.: COUNTY OF On this , 195 before day of me personally appeared ________, a single person, to me known to be the person described in and who executed the foregoing instrument, and acknowledged to me that ______ he executed

Notary Public in and for

State of

County,

the same as ____ free act and deed.

My Commission expires:

K5

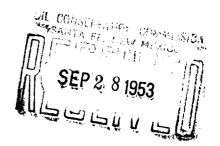
TURNER, WHITE, ATWOOD, MCLANE AND FRANCIS

ATTORNEYS AND COUNSELORS AT LAW

171 FLOOR MERCANTILE BANK BUILDING

J. GLENN TURNER W. D. WHITE FELIX ATWOOD ALFRED E.MILANE EDWARD L. FRANCIS JAMES B. FRANCIS JULIAN M. MEER TREVOR REES-JONES HARRY S. WELCH THOS. R. HARTNETT III H.L.HITCHINS, JR. WILLIAM L.MEINERNEY WILLIAM G. WEBB LEWIS CHANDLER SNOWDEN M. LEFTWICH, JR. WILLIAM C. HERNDON, JR.

DALLAS I, TEXAS September 25, 1953



Commissioner of Public Lands of the State of New Mexico State Land Office Capitol Annex Building Santa Fe, New Mexico

Oil Conservation Commission of the State of New Mexico State Land Office Capitol Annex Building Santa Fe, New Mexico

> Re: San Juan 32-9 Unit Agreement San Juan County, New Mexico No. 14-08-001-569

Gentlemen:

Please find enclosed herewith photostatic copy of the Ratification and Joinder of the above Unit Agreement executed by Beulah Irene Hanson and Ernest A. Hanson, her husband, pertaining to Tracts No. 4, 5, 26 and 24. In addition, we enclose the Ratification and Joinder of Olen F. Featherstone and Martha Featherstone, his wife, pertaining to Tracts Nos. 4, 5 and 26. Such Ratifications and Joinders have been consented to by Phillips Petroleum Company, El Paso Natural Gas Company, Delhi Oil Corporation and Lucerne Corporation as working interest owners under the subject tracts. Copies of the foregoing Ratifications and of this letter have been, by transmittal of even date herewith, mailed to each of the working interest owners under the above Unit Agreement, as per copy of such owners attached hereto. If you will kindly note your records in accordance with this letter, we will be very grateful.

Yours very truly,

TURNER, WHITE, ATWOOD, McLANE

and FRANCIS

William G. Webb

WGW:mch Encls.

Jane 498

TURNER, WHITE, ATWOOD, MCLANE AND FRANCIS

ATTORNEYS AND COUNSELORS AT LAW

17TH FLOOR MERCANTILE BANK BUILDING

J. GLENN TURNER
W. D. WHITE
FELIX ATWOOD
ALFRED E. M. LANE
EDWARD L. FRANCIS
JAMES B. FRANCIS
JULIAN M. MEER
TREVOR REES-JONES
HARRY S. WELCH
THOS. R. HARTNETT III
H. L. HITCHINS, JR.
WILLIAM L. M. SINERNEY
WILLIAM G. WEBB
LEWIS CHANDLER

SNOWDEN M. LEFTWICH, JR. WILLIAM C. HERNDON, JR.

DALLAS I, TEXAS

September 14, 1953



Supervisor United States Geological Survey Federal Building Roswell, New Mexico

Commissioner of Public Lands of the State of New Mexico State Land Office Capitol Annex Building Santa Fe, New Mexico

Oil Conservation Commission of the State of New Mexico State Land Office Capitol Annex Building Santa Fe, New Mexico

> Re: San Juan 32-9 Unit Agreement San Juan County, New Mexico No. 14-08-001-569

Gentlemen:

Please find enclosed herewith copies of the Ratification and Joinder of the above captioned Unit Agreement as executed by Gladys E. DeJarnette et vir, Dan R. Ponder et ux, and John R. Brennand, et ux, pertaining to their overriding royalty interest in certain tracts lying within the San Juan 32-9 Unit Area. Copies of the foregoing Ratifications have been sent to each of the working interest owners under the above Unit Agreement as per list of such owners attached hereto.

Yours very truly,

TURNER, WHITE, ATWOOD, McLANE

and FRANCIS

William G. Webb

WGW:mch Encls.

RATIFICATION AND JOINDER OF UNIT AGREEMENT

In consideration of the execution of the Unit Agreement for the Development and Operation of the San Juan 32-9 Unit Area located within the County of 100 A-100. State of 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.

ADDRESS	SIGNATURE
	Gladys E. DeJarnette
Date: aug 3, 1953	
Approved and accepted by: Stanolind Oil and Gas Company Working Interest Owner APPROVED APPROVED	Leland R. DeJamette ract 68
and the same of th	

Vice-President - Production

COUNTY OF SS.:	
On thisday ofappeared being by me duly sworn, did say theaninstrument is the corporate seal of instrument was signed and sealed in authority of its board of directors acknowledged said instrument to be	and said
IN WITNESS WHEREOF. I have	ve hereunto set my hand and affixed
My Commission expires:	In this certificate first above writte
Ty Commission expires:	Notary Public in and for
STATE OF Calif) SS.:	State of
) SS.: COUNTY OFLos Angeles)	•
	August , 195 3 , before me
his wife, to me known to be the per the foregoing instrument, and acknown as their free act and deed.	and Gladys De Jarnette rsons described in and who executed whedged to me they executed the same
My Commission expires:	1873Booley
My Commission Expires March 9, 1954	Notary Public in and for
	State of California
STATE OF) COUNTY OF) SS.:	
On thisday of	, 195, before
me personally appeared person, to me known to be the person foregoing instrument, and acknowled the same as free act and	
My Commission expires:	
	Notary Public in and for

STATE OF

RATIFICATION AND JOINDER OF UNIT AGREEMENT

In consideration of the execution of the Unit Agreement for the Development and Operation of the San Juan Unit Area located within the County of Fro 1865, State of 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.

ADDRESS	SIGNATURE
2730 Richmond St., El Paso, Texas	Sant la see
	Den R. Ponder
2730 Richmond St., El Paso, Texas	Winnera & tosiaco
	Winnifred K. Ponder
Date: August 6th, 1953	
P. O. Box 1706, Santa Fe, New Mexico	Jan Rhuman
P. O. Box 1706. Santa Fe. New Mexico	Lois E. Brennand
	Lois E. Brennand
Date: August 13, 1953	

Tract 15

Approved and accepted by: Stanolind Oil and Gas Company

Working Interest Owner

STATE OF) SS.:	
COUNTY OF) 55.:	
#	•	
On this	day of	, 195 , before me
appeared	man did eav	that he is the President of
being by me daily s	worm, dra say	and that the seal affixed to said
instrument is the	corporate seal	, 195 , before me , to me personally known, who, that he is the President of and that the seal affixed to said of said corporation, and that said
authority of its b	ned and sealed	in denail of said corporation by
acknowledged said	instrument to	be the free act and deed of said
corporation.		
TAL WITNE	CC WEDENE I	have because and my hand and affixed
my official seal ti	he day and vea	have hereunto set my hand and affixed r in this certificate first above writt
My Commission expi	200	
my commission expi	163.	
		Notary Public in and for
		Notary Public in and forCounty, State of
STATE OF Texas COUNTY OF El Paso)	
COUNTY OF El Paso) 33.;	
	CA3	1
On this	otnday of _	August , 1953 , before me
appeared Dan R. Po	nder	and Winifred K. Ponder persons described in and who executed
his wife, to me kn	own to be the	persons described in and who executed
as their free act	rument, and act	knowledged to me they executed the same
14. 0 3		φ · ρ ρ
My Commission expi	res:	Lauise R. Reed
June 1st, 1955		Notary Public in and for
		El Paso County, State of Texas
		State of Texas
STATE OF Ne	w Mexico)	
		S.;
County of Sa	nta Fe)	•
	,	
	,	
On t		of <u>August</u> , 1953, before me
	this <u>13th</u> day	
appeared	his <u>13th</u> day o	and Lois E. Brennand
appearedhis wife, to m	this <u>13th</u> day of the land da	
appearedhis wife, to m	John R. Brennand le known to be the instrument, and ac	and Lois E. Brennand persons described in and who executed
appeared his wife, to me the foregoing as their free	John R. Brennand le known to be the instrument, and acat and deed.	and Lois E. Brennand persons described in and who executed cknowledged to me they executed the same
appearedhis wife, to m the foregoing as their free :	John R. Brennand le known to be the instrument, and ac act and deed.	and Lois E. Brennand persons described in and who executed
appeared his wife, to me the foregoing as their free	John R. Brennand le known to be the instrument, and ac act and deed.	and Lois E. Brennand persons described in and who executed cknowledged to me they executed the same Notary Public in and for
appearedhis wife, to m the foregoing as their free :	John R. Brennand le known to be the instrument, and ac act and deed.	and Lois E. Brennand persons described in and who executed cknowledged to me they executed the same MM Maraman

972

RATIFICATION AND JOINDER OF UNIT OPERATING AGREEMENT UNDER UNIT AGREEMENT FOR THE DEVELOPMENT AND OPERATION OF THE SAN JUAN 32-9 UNIT AREA

In consideration of the execution of the Unit Operating Agreement under Unit Agreement for the Development and Operation of the said San Jaun 32-9 Unit Area, in form approved by the Secretary of the Interior, the undersigned owners of lands or leases or interests therein presently held or which may arise under existing option agreements or other interests in production covered by said Unit Operating Agreement, each to the extent of his or her particular ownership or interest, as may appear, have consented to the inclusion of said lands within the Unit Area therein defined, and do hereby approve, adopt and ratify the said Unit Operating Agreement in the form and as submitted to the United States Geological Survey in connection with the submission of Unit Agreement for the Development and Operation of the said Unit Area.

This Ratification and Joinder of Unit Operating 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 successors or assigns, subject to all the terms, provisions and conditions of said Unit Operating Agreement.

ADDRESS	SIGNATURE
P. O. Box 1410 Some and order Residenting X	STANOLIND OIL AND GAS COMPANY
Fort Worth, Texas	By Fix Was Approx
	Vice President
Date:	A CHAIN CO
	ATTEST:
	Amana Secretary
Date:	

STATE OF OKLAHOMA)			
STATE OF OKLAHOMA) SS.: COUNTY OF TULSA			
On this 1915 day of appeared I.E. ROUSE being by me duly sworn, did say attanoling oil and GAS COMPANY astrument is the corporate seal anthority of its board of direct	June	, 195 <u>3</u> , befo	re me
eing by me duly sworn, did say	that he is the	e personally known e Vice Presiden	t of
TANOLIND OIL AND GAS COMPANY	and that the	seal affixed to s	aid
instrument is the corporate seal instrument was signed and sealed	i in behalf of	said corporation	by by
authority of its board of direct	ors, and said	J. E. ROUSE	
corporation.	be the free a	ct and deed of sai	u
IN WITNESS WHEREOF, I	have hereunto	set my hand and a	ffixed
IN WITNESS WHEREOF, In witness where we will be a seal of the winness which will be a seal of the winness where we will be a seal of the winness where we will be a seal of the winness where we will be a seal of the winness which will be a seal of	r in this cer	tificate first abo	ve writte
12 7 10		~ ^ ^	
The state of the s	May	ine Mª adam	
y Commission Expires October 4, 1955	Notary P	ablic in and for _	
	State of	County, Deletrone	
STATE OF) SS.:			
COUNTY OF			
On thisday of		, 195, befo	re me
appeared	and		
is wife, to me known to be the	persons descr	ibed in and who ex	ecated
the foregoing instrument, and accept their free act and deed.	eknowieagea to	me they executed	tue same
to Commission and mass			
ty Commission expires:			
	Notary Pul	blic in and for	
	State of	County,	
TATE OF			
OUNTY OF) SS.:			
ociti oi			
On thisday of		105	hafasa
		, 195,	
e personally appeared be the pe		, a si	ngle
	treon describe	d in and who execu	ted the
oregoing instrument, and acknow	vledged to me t	d in and who executhat he ex	ted the
oregoing instrument, and acknow	vledged to me t	that he ex	ted the
oregoing instrument, and acknow he same as free act a by Commission expires:	vledged to me t	that he ex	ted the
oregoing instrument, and acknow he same as free act a	viedged to me (ind deed.	that he ex	ted the
oregoing instrument, and acknow he same as free act a	viedged to me (ind deed.	thathe ex blic in and for County,	ted the

State of

735

RATIFICATION AND JOINDER OF UNIT OPERATING AGREEMENT UNDER UNIT AGREEMENT FOR THE DEVELOPMENT AND OPERATION OF THE SAN FIAM 32-0 UNIT AREA

In consideration of the execution of the Unit Operating Agreement under Unit Agreement for the Development and Operation of the said of the Interior, the undersigned owners of lands or leases or interests therein presently held or which may arise under existing option agreements or other interests in production covered by said Unit Operating Agreement, each to the extent of his or her particular ownership or interest, as may appear, have consented to the inclusion of said lands within the Unit Area therein defined, and do hereby approve, adopt and ratify the said Unit Operating Agreement in the form and as submitted to the United States Geological Survey in connection with the submission of Unit Agreement for the Development and Operation of the said Unit Area.

This Ratification and Joinder of Unit Operating 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 successors or assigns, subject to all the terms, provisions and conditions of said Unit Operating Agreement.

Notwithstanding any other provision of this instrument, it is expressly understood that this Ratification and Joinder shall include and shall commit to said Unit Operating Agreement only the interest of the undersigned in the following described lands, to-wit:

Township 32 North, Range 9 West, N.M.P.M.

SW/4 NW/4, W/2 SW/4, SE/4 SW/4 NE/4 Section 27: Section 35:

Township 31 North, Range 10 West, N.M.P.M.

Section 13: Section 14:

NW/4 SW/4 SW/4

containing 600 acres, more or less.

WOODRIVER OIL & REFINING CO., INC.

ATTEST:

Claude

STATE OF Kansas **SS.:** COUNTY OF Ledgwick corporation. IN WITNESS WHEREOF, I have hereunto set my hand and affixed official seal the day and year in this certificate first above written. My Commission expires: dy Commission Expires May 12, 1955 Notary Public in and for County, State of A STATE OF Fensas COUNTY OF Delqwick On this 19th day of 195 3, before me his wife, to me known to be the persons described in and who executed the foregoing instrument, and acknowledged to me they executed the same as their free act and deed. N. Vien My Commission expires: My Commission Expires May 12, 1955 Notary Public in and for County, 1/2 State of STATE OF SS.: COUNTY OF On this _day of 195 __, before

Notary Public in and for County,

State of

My Commission expires:

STATE OF EXAS	
COUNTY OF EL PASO	
On this 10 day of Fibrus, C. E. PERKING duly sworn, did say that he is the vice	, 195 , before me appeared , to me personally known, who, being by me President of <u>Li Paso Natural Gas Company</u>
seal of said corporation, and that said of said corporation by authority of its	fixed to said instrument is the corporate instrument was signed and sealed in behalf board of directors, and said 4. 1. 25RKHHS said instrument to be the free act and deed of
said corporation.	said instrument to be the free act and deed o
IN WITNESS WHEREOF, I have here the day and year in this certificate fi	unto set my hand and affixed my official seal rst above written.
My commission expires:	Else M. Sichardson
ELSE M. Richard on County, Texas My commission expires June 1, 1953	Notary Public in and for County, State of
STATE OF Texas	
COUNTY OF Dallas	
and that the seal af seal of said corporation, and that said of said corporation by authority of its acknowledged said corporation.	fixed to said instrument is the corporate instrument was signed and sealed in behalf board of directors, and said \u. C aid instrument to be the free act and deed of
the day and year in this certificate fi	unto set my hand and affixed my official seal rst above written.
My commission expires:	Notary Public in and for
	County, State of R. L. CALDWELL
STATE OF Leyax)	Notary Public Dallas County, Texas My Commission Expires June 1, 1988
COUNTY OF Callas;	
On this Gay of M	, 195 3, before me appeared, to me personally known, who, being by me
seal of said corporation, and that said	ffixed to said instrument is the corporate instrument was signed and sealed in behalf
said corporation by authority of its acknowledged said corporation.	id instrument to be the free act and deed of
IN WITNESS WHEREOF, I have here the day and year in this certificate fi	unto set my hand and affixed my official seal rst above written.
My commission expires:	Later Gulledge
PATSY GULLEDGE Notary Public, Dallas County, Texas	Notary Public in and for

STATE OF Tayout	
COUNTY OF Times)	
On this // day of ///	to me personally known, who, being by me President of
seal of said corporation, and that said of said corporation by authority of its	instrument was signed and sealed in behalf board of directors, and said
said corporation.	aid instrument to be the free act and deed of
	nto set my hand and affixed my official seal st above written.
My commission expires: MARY NAN WATKINS Notary Public, Dallas County, Texas My Commission Expires June 1, 195.	Notary Public in and for County, State of
STATE OF New Meraco) COUNTY OF Burnalillo)	
COUNTY OF Bernaliels	
and that the seal aff: seal of said corporation, and that said of said corporation by authority of its	to me personally known, who, being by me President of Public Sevelopment ixed to said instrument is the corporate instrument was signed and sealed in behalf board of directors, and said Prack
IN WITNESS WHEREOF, I have hereus the day and year in this certificate first	nto set my hand and affixed my official seal st above written.
My commission expires: **Ry Commission Expires Nov. 7, 1986	Bactara Shaw Marka Notary Public in and for Bernalello County, State of New Mexico
COUNTY OF Bernelies	
	to me personally known, who, being by me President of Alluque for the contents.
seal of said corporation, and that said of said corporation by authority of its	fixed to said instrument is the corporate instrument was signed and sealed in behalf board of directors, and said
said corporation.	d instrument to be the free act and deed of

6

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

STATE OF Land	
COUNTY OF Dalla }	
on this 23 day of man, to duly swort, did say that he is the	, 195 7, before me appeared
duly sworn, did say that he is the	o me personally known, who, being by me
Carry and that the seal allies	d to said instrument is the corporate
seal of said corporation, and that said ins	trument was signed and sealed in behalf
of said corporation by authority of its boa 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
the day and year in this certificate first	above written.
Ty comission expires:	ofen Reason
6-1-53	
	Notary Public in and for County, State of
	LOU DEASON, Notage Bubble
01.00	in and for Dalias County, Texas
STATE OF Oblahama ; COUNTY OF Wachington ;	
COUNTY OF Washington)	
On this 24 day of VY Q	me personally known, who, being by me
duly sworn, all day that he is the	Lieging of American American
and that the seal affixe	d to said instrument is the corporate
seal of said corporation, and that said ins of said corporation by authority of its boa	rd of directors and said ()
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
the day and year in this certificate first	above written.
My commission expires:	
	Martha Kanhah
Dugust 1 1955	Notary Public in and for Washington
	County, State of Okenhown R
STATE OF Olerha	
COUNTY OF Home	
	los (before me annual
On this oth day of and to duly sworn, did say that he is the Vice P	me personally known, who, being by the
and that the seal affix	ed to said instrument is the corporate
seal of said corporation, and that said ins	trument was signed and sealed in behalf
of said corporation by authority of its boa	rd of directors, and said
acknowledged said is said corporation.	nstrument to be the free act and deed of
IN WITNESS WHEREOF, I have hereunto the day and year in this certificate first	set my hand and affixed my official seal above written.
My commission expires:	
my commission expires:	2/0 4:1

Notary Public in and for

Notary Public in and for

STATE OF Texas	
COUNTY OF ElPass	
	February, 1953, before me
	Brown and with Grace M.
	Drown and wife, Grace M-
to me known to be the persons de	seribed in and who executed the foregoing
instrument, and acknowledged that A	executed the same as Thorn free
IN WITNESS WHEREOF I have	e hereunto set my hand and affixed my official
seal the day and year in this certifi	
My commission expires:	Helen adams
May 31, 1953	Notary Public in and for Folaso
Thay 31, 1733	Jounty, State of Toxas
STATE OF MW MAND AND	
COUNTY OF	8S
On this day of	marle, 1953, before me
On this day of	A This seriore me
personally appeared	olas Take Stan
	1
	scribed in and who executed the foregoing executed the same as free
act and deed.	0
	e hereunto set my hand and affixed my official
seal the day and year in this certific	cate above written.
	Salu Xogne Capple
My commission expires:	Jahre Koogne Calletee
June 21 > 2	Notary Public in and for Jan Sun
	County, State of him was silver
7 2	
STATE OF New Mexico	
COUNTY OF Danta De	SS
7	April , 1953, before me
	It Catherine B McElvain, his wife
· · · · · · · · · · · · · · · · · · ·	madelle Mr Meller, his wife,
	cribed in and who executed the foregoing
instrument, and acknowledged that the act and deed.	executed the same as there free
IN WITNESS WHEREOF, I have seal the day and year in this certific	hereunto set my hand and affixed my official ate above written.
	0 01/20
My commission expires:	Notary Public in and for Doute TE
Q+8 1956	County, State of Acui Maries

RATIFICATION AND JOINDER OF UNIT AGREEMENT

CONSERVATION

onsideration of the execution of the Unit Agreement for the Development and Operation of the Sen Juan 32 C Unit Agree

Area located within the County of Sen Juan State of State of New Mexico in form proved 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.

A NOVE TO CO	, GTGNATHUND
<u>ADDRESS</u>	SIGNATURE
F. O. Box 432	C. N. dicham
Albuquerque, New Mexico	rucille 7 Matchan
	Incille F. Mtchem
Date	
Date:	