UNIT AGREEMENT
FOR THE DEVELOPMENT AND OPERATION
OF THE
WEST DOLLARHIDE QUEEN SAND UNIT
COUNTY OF LEA
STATE OF NEW MEXICO

BEFORE EXAMINER UTZ
OIL CONSERVATION COMMISSION
PG72-3 EXHIBIT NO.

### UNIT AGREEMENT

### FOR THE DEVELOPMENT AND OPERATION

OF THE

# WEST DOLLARHIDE QUEEN SAND UNIT

COUNTY OF LEA

STATE OF NEW MEXICO

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### CERTIFICATION - DETERMINATION

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

- A. Approve the attached agreement for the development and operation of the West Dollarhide Queen Sand Unit, Lea County, State of New Mexico.
- B. Certify and determine that the unit plan of development and operation contemplated in the attached agreement is necessary and advisable in the public interest for the purpose of more properly conserving the natural resources.
- C. Certify and determine that the drilling, producing, rental, minimum royalty, and royalty requirements of all Federal leases committed to said agreement are hereby established, altered, changed, or revoked to conform with the terms and conditions of this agreement.

Dated	

#### CERTIFICATE OF APPROVAL

BY COMMISSIONER OF PUBLIC LANDS, STATE OF NEW MEXICO, OF UNIT AGREEMENT FOR DEVELOPMENT AND OPERATION OF THE WEST DOLLARHIDE QUEEN SAND UNIT, COUNTY OF LEA, NEW MEXICO

There has been presented to the undersigned Commissioner of Public Lands of the State of New Mexico for examination, an agreement for the development and operation of the West Dollarhide Queen Sand Unit, Lea County, New Mexico, dated February 1, 1962, in which Skelly Oil Company is designated as Operator, and which has been executed by various parties owning and holding oil and gas leases embracing lands within the Unit Area, and upon examination of said agreement, the Commissioner finds:

- (a) That such agreement will tend to promote conservation of oil and gas and the better utilization of reservoir energy in said field;
- (b) That under the operations proposed, the state will receive its fair share of the recoverable oil or gas in place under its land in the area affected;
- (c) That the agreement is in other respects for the best interests of the state;
- (d) That the agreement provides for the unit operation of the field, for allocation of production and sharing of proceeds from the area covered by the agreement in accordance with a formula for participation as specified in the agreement regardless of the particular tract from which production is obtained or proceeds are derived and for repressuring or secondary recovery operations.

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

	TN	W.	LTNES	S WHEREOF	r, ti	his	Certificate	οſ	Approval is	
executed	as	of	this		day	of			······································	1962,

# FOR THE DEVELOPMENT AND OPERATION OF THE

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# UNIT AGREEMENT FOR THE DEVELOPMENT AND OPERATION OF THE WEST DOLLARHIDE QUEEN SAND UNIT LEA COUNTY, NEW MEXICO

THIS AGREEMENT, entered into as of the 1st day of February, 1962, by and between the parties subscribing, ratifying or consenting hereto, and herein referred to as "parties hereto,"

WITNESSETH: That,

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

WHEREAS, the Commissioner of Public Lands of the State of New Mexico is authorized by an Act of the Legislature (Sec. 3, Chap. 88, Laws 1943, as amended by Sec. 1 of Chap. 162, Laws of 1951, Chap. 7, Art. 11, Sec. 39, N.M.S. 1953 anno.) to consent to or approve this agreement on behalf of the State of New Mexico, insofar as it covers and includes lands and mineral interests of the State of New Mexico; and

WHEREAS, the Commissioner of Public Lands of the State of New Mexico is authorized by an Act of the Legislature (Sec. 3, Chap. 88, Laws of 1943, as amended by Sec. 1, Chap. 162, Laws of 1951, Chap. 7, Art. 11, Sec. 41, N.M.S. 1953 anno.) to amend with the approval of the lessee, any oil and gas lease embracing State lands so that the length of the term of said lease may coincide with the term of such unitized development and operation of State lands; and

WHEREAS, the Oil Conservation Commission of the State of New Mexico is authorized by law (Chap. 72, Laws of 1935, as amended by Chap. 193, Laws of 1937, Chap. 166, Laws of 1941, and Chap. 168, Laws of 1949) to approve this agreement and the conservation provisions hereof; and

WHEREAS, the Mineral Leasing Act of February 25, 1920 (41 Stat. 437, as amended, 30 U.S.C. Sections 181 et seq.) authorizes Federal lessees and their representatives to unite with each other or jointly

or separately with others in collectively adopting and operating a cooperative or unit plan of development or operation of any oil or gas pool, field or like area or any part thereof for the purpose of more properly conserving the natural resources thereof whenever determined and certified by the Secretary of the Interior to be necessary or advisable in the public interest; and

WHEREAS, the parties hereto hold sufficient interests in the West Dollarhide Queen Sand Unit Area, as that term is hereinafter defined, to give reasonably effective control of operations therein; and

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

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

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

- SECTION 2. <u>UNIT AREA AND DEFINITIONS</u>: For the purpose of this agreement, the following terms and expressions as used herein shall mean:
- (a) "Unit Area" is defined as the land specified on Exhibit "A" hereof; such land is hereby designated and recognized as constituting the Unit Area, containing 2,562.52 acres, more or less, in Lea County, New Mexico.
- (b) "Commissioner" is defined as the Commissioner of Public Lands of the State of New Mexico.
- (c) "Commission" is defined as the Oil Conservation Commission of the State of New Mexico.
- (d) "Director" is defined as the Director of the United States Geological Survey.
- (e) "Secretary" is defined as the Secretary of the Interior of the United States of America.
- (f) "Department" is defined as the Department of the Interior of the United States of America.
- (g) "Supervisor" is defined as the Oil and Gas Supervisor, Branch of Oil and Gas Operations of the Conservation Division of the United States Geological Survey.
- (h) "Unitized Formation" is defined as the Queen Sand Formation, same being that heretofore established underground reservoir encountered in the drilling by Skelly Oil Company of its Mexico "L" Well No. 24 between the depths of 3,580 and 3,760 feet, as shown by the Schlumberger electric log of said well, which said well is located in the NW/4 of the NE/4 of Section 5, T-25-S, R-38-E, Lea County, New Mexico.
- (i) "Unitized Substance" is defined as and shall mean all oil, gas, gaseous substances, sulphur contained in gas, condensate, distillate and all associated and constituent liquid or liquefiable hydrocarbons within or produced from the Unitized Formation.
- (j) "Working Interest" is defined as the right to search for, produce and acquire Unitized Substances whether held as an incident of ownership of mineral fee simple title, under an oil and gas lease, or otherwise.
- (k) "Working Interest Owner" is defined as and shall mean any party hereto owning a Working Interest, including a carried working interest owner, holding an interest in Unitized Substances by virtue of a lease, operating agreement, fee title or otherwise, which interest is chargeable with and obligated to pay or bear, either in cash or out of production, or otherwise, all or a portion of the cost of drilling, developing and producing the Unitized Substances from the Unitized Formation and the operation thereof hereunder.
- (1) "Royalty Interest" or "Royalty" is defined as an interest other than a Working Interest in or right to receive a portion of the Unitized Substances or the proceeds thereof and includes the royalty interest reserved by the lessor by an oil and gas lease and any overriding royalty interest, oil payment interest, net profits contract, or any other payment or burden which does not carry with it the right to search for and produce Unitized Substances.

- (m) "Royalty Owner" is defined as and shall mean the owner of a Royalty Interest.
- (n) "Tract" is defined as and shall mean each parcel of land described as such and given a Tract number in Exhibit "B".
- (o) "Tract Participation" means the percentage of Unitized Substances allocated to a Tract under this agreement. See Exhibits "C-1" Part I and "C-2" Part I.
- (p) "Unit Participation" means the sum of all Tract Participations or portions thereof which a party is entitled to receive. See Exhibits "C-1" Part II and "C-2" Part II.
- (q) "Unit Operating Agreement" is defined as and shall mean any agreement or agreements (whether one or more) entered into (separately or collectively) by and between the Unit Operator and the Working Interest Owners as provided in Section 9, infra, and shall be styled "Unit Operating Agreement, West Dollarnide Queen Sand Unit, Lea County, New Mexico."

SECTION 3. EXHIBITS: Exhibit "A" attached hereto is a map showing, to the extent known to Unit Operator, the Unit Area and the boundaries and identity of Tracts and leases in said Unit Area. Exhibit "B" attached hereto is a schedule showing, to the extent known to Unit Operator, the acreage comprising each Tract and the percentage ownership of each Working Interest Owner in each Tract. However, nothing herein or in said schedule or map shall be construed as a representation by any party hereto as to the ownership of any interest other than such interest or interests as are shown in said map or schedule as being owned by such party. Exhibit "C-1" is a schedule showing in Part I thereof the Tract Participation of each Tract included in the Unit Area and in Part II thereof the Unit Participation of each Working Interest Owner. Both of said schedules shall become effective at 7:00 a.m. on the effective date of this agreement and shall continue in effect until 7:00 a.m. on the first day of the month next following the month in which the cumulative oil production from the Unitized Formation underlying the Unit Area, as shown on the original Exhibit "A", equals 3,140,000 barrels, minus all oil produced from said Formation underlying said Area and run to the pipeline (as determined by the Commission's monthly reports, Form C-115) from inception of production to the effective date of this agreement. Exhibit "C-2" is a schedule showing in Part I

thereof the Tract Participation of each Tract included in the Unit Area and in Part II thereof the Unit Participation of each Working Interest Owner. Both of said schedules shall become effective at 7:00 a.m. on the first day of the month next following the month in which the cumulative oil production from the Unitized Formation underlying the Unit Area, as shown on the original Exhibit "A", equals 3,140,000 barrels, minus all oil produced from said Formation underlying said Area and run to the pipeline (as determined by the Commission's monthly reports, Form C-115) from inception of production to the effective date of this agreement.

It is hereby agreed by all parties to this agreement that Unit Operator is empowered to correct any mathematical errors which may exist in the pertinent exhibits to this agreement upon first having obtained approval of the Commissioner and the Supervisor.

Exhibits "A", "B", "C-1" and "C-2" shall be revised by Unit Operator whenever changes render such revision necessary, and at least two copies of such revision shall be filed with the Commissioner and not less than six copies thereof shall be filed with the Supervisor.

SECTION 4. EXPANSION. The Unit Area may, when practicable, be expanded to include therein any additional Tract or Tracts regarded as reasonably necessary or advisable for the purposes of this agreement. Such expansion shall be effected in the following manner:

- (a) The Working Interest Owner or Owners of a Tract or Tracts desiring to bring such Tract or Tracts into this Unit shall file an application therefor with Unit Operator requesting such admission.
- (b) Unit Operator shall circulate a notice to each Working Interest Owner of the proposed expansion, setting out the basis for admission, the Tract Participation to be assigned to such Tract or Tracts, and other pertinent data. After negotiation (at Working Interest Owners' meeting or otherwise), if 90 per cent of the Working Interest Owners (on the basis of Unit Participation as shown on Exhibit "C-2") have agreed to such Tract or Tracts being brought into the Unit, then Unit Operator shall:
- (1) After preliminary concurrence by the Director, prepare a notice of proposed expansion describing the contemplated changes in the boundaries of the Unit Area, the reason therefor, the basis for admission of the additional Tract or Tracts, the Tract Participation to be assigned thereto and the proposed effective date

thereof, preferably the first day of a month subsequent to the date of notice; and

- (2) Deliver copies of said notice to the Commissioner, the Supervisor, and mail a copy of such notice to the last known address of each Working Interest Owner, lessee, and lessor whose interests are affected, advising such parties that thirty (30) days will be allowed for submission to the Unit Operator of any objection to such proposed expansion; and
- (3) File, upon the expiration of said thirty- (30) day period as set out in (2) immediately above, with the Commissioner, Director and the Commission the following: (a) Comprehensive statement as to mailing such notice of expansion; (b) An application for such expansion; and (c) An instrument containing the appropriate joinders in compliance with the participation requirements of Section 13 (Tracts Qualified for Participation) and/or Section 29 (Nonjoinder and Subsequent Joinder).

The expansion shall, after due consideration of all pertinent information and upon approval by the Commissioner, the Director and the Commission, become effective as of the date prescribed in the notice thereof or on such other date as set by the Commissioner, the Director and the Commission in the order or instrument approving such expansion.

SECTION 5. <u>UNITIZED LAND AND UNITIZED SUBSTANCES</u>: All oil, gas, gaseous substances, sulphur contained in gas, condensate, distillate and all associated and constituent liquid or liquefiable hydrocarbons in and under the land effectively committed to this agreement (insofar only as the same may be found in the Unitized Formation), together with the pertinent surface rights, are unitized under the terms of this agreement and herein are called "Unitized Substances," and said land shall constitute land referred to herein as "Unitized Land" or "Land Subject to this Agreement."

SECTION 6. <u>UNIT OPERATOR</u>: SKELLY OIL COMPANY, a Delaware corporation, is hereby designated as Unit Operator and, by signing this instrument as Unit Operator, it agrees and consents to accept the duties and obligations of Unit Operator for the operation, development and production of Unitized Substances as herein provided. Whenever reference is made herein to the Unit Operator, such reference means the Unit Operator acting in that capacity and not as an owner of interests in Unitized Substances, and the

term "Working Interest Owner" when used herein shall include or refer to Unit Operator as the owner of a Working Interest when such an interest is owned by it.

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

The resignation of Unit Operator shall not release Unit Operator from any liability for any default by it hereunder occurring prior to the effective date of its resignation.

The Unit Operator may, upon default or failure in the performance of its duties or obligations hereunder, be subject to removal by 80 per cent of the committed Working Interest Owners (based upon the then current Unit Participation) exclusive of the Working Interest Owner who is the Unit Operator. Such removal shall be effective upon notice thereof to the Commissioner and the Supervisor.

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

The resignation or removal of Unit Operator under this agreement shall not terminate its right, title or interest as the owner of a Working Interest or other interest in Unitized Substances, but upon

the resignation or removal of Unit Operator becoming effective, such Unit Operator shall deliver possession of all equipment, books and records, materials, appurtenances and any other assets used in conducting the Unit operations and owned by the Working Interest Owners (including any and all data and information which it might have gained or assembled by reason of its operation of the Unit Area) to the new duly qualified successor Unit Operator or to the common agent if no such new Unit Operator is elected, to be used for the purpose of conducting Unit operations hereunder. Nothing herein shall be construed as authorizing removal of any material, equipment and appurtenances needed for the preservation of any wells. Nothing herein contained shall be construed to relieve or discharge any Unit Operator who resigns or is removed hereunder from any liability or duties accruing or performable by it prior to the effective date of such resignation or removal.

SECTION 8. SUCCESSOR UNIT OPERATOR: Whenever the Unit Operator shall tender its resignation as Unit Operator or shall be removed as hereinabove provided, the Working Interest Owners shall by affirmative vote of at least two Working Interest Owners with a combined voting interest of at least 65 per cent, based upon the then current Unit Participation assigned to the Tracts in the Unit Area, select a successor Unit Operator; provided, however, that should any Working Interest Owner own a voting interest of more than 35 per cent, the vote of said party shall not serve to disapprove the selection of a new Unit Operator approved by 80 per cent or more of the voting interests of the remaining Working Interest Owners; and provided further that Unit Operator shall not vote to succeed itself and its vote shall not be counted in a vote concerning its removal as the Unit Operator. Such selection shall not become effective until: (a) a Unit Operator so selected shall accept in writing the duties and responsibilities of Unit Operator, and (b) the selection shall have been filed with the Commissioner and the

Supervisor. If no successor Unit Operator or common agent is selected and qualified as herein provided, the Commissioner and the Director, at their election, may declare this agreement terminated.

SECTION 9. ACCOUNTING PROVISIONS AND UNIT OPERATING AGREEMENT: Costs and expenses incurred by Unit Operator in conducting Unit operations hereunder shall be paid, apportioned among and borne by the Working Interest Owners in accordance with the Unit Operating Agreement. Such Unit Operating Agreement shall also provide the manner in which the Working Interest Owners shall be entitled to receive their respective proportionate and allocated share of the benefits accruing hereto in conformity with their underlying operating agreements, leases or other independent contracts and such other rights and obligations as between Unit Operator and the Working Interest Owners as may be agreed upon by the Unit Operator and the Working Interest Owners; however, no such Unit Operating Agreement shall be deemed either to modify any of the terms and conditions of this Unit Agreement or to relieve the Unit Operator of any right or obligation established under this agreement, and in case of any inconsistency or conflict between this agreement and the Unit Operating Agreement, this agreement shall prevail. Two true copies of any Unit Operating Agreement executed pursuant to this Section shall be filed with the Commissioner and three true copies thereof shall be filed with the Supervisor, prior to approval of this agreement.

as otherwise specifically provided herein, the exclusive right, privilege and duty of exercising any and all rights of the parties hereto which are necessary or convenient for prospecting for, producing, storing, allocating and distributing the Unitized Substances are hereby delegated to and shall be exercised by the Unit Operator as herein provided. Upon request therefor, acceptable evidence of title to said rights shall be deposited with said Unit Operator, and together with this agreement, shall constitute and define the rights,

privileges and obligations of Unit Operator. Nothing herein, however, shall be construed to transfer title to any land or to any lease or operating agreement, it being understood that under this agreement the Unit Operator, in its capacity as Unit Operator, shall exercise the rights of possession and use vested in the parties hereto only for the purposes herein specified.

SECTION 11. PLAN OF OPERATIONS: It is recognized and agreed by the parties hereto that all of the land subject to this agreement is reasonably proved to be productive of Unitized Substances in paying quantities and that the object and purpose of this agreement is to formulate and to put into effect a secondary recovery project in order to effect the greatest ultimate recovery of Unitized Substances, prevent waste and conserve natural resources. The parties hereto agree that the Unit Operator may, subject to the consent and approval of a plan of operation by the Working Interest Owners, the Supervisor, the Commission and the Commissioner, inject into the Unitized Formation, through any well or wells completed therein, brine, water, air, gas, oil, liquefied petroleum gas, and any other substance or a combination of any of said substances, whether produced from the Unitized Formation or not, and that the location of input wells and the rates of injection therein and the rate of production shall be governed by standards of good geologic and petroleum engineering practices and conservation methods. The parties hereto hereby grant Unit Operator the right to use brine or water (or both) from any formation underlying the Unit Area for injection purposes. After commencement of secondary operations, Unit Operator shall furnish the Commissioner and the Supervisor monthly injection and production reports for each well in the Unit Area. The Working Interest Owners, the Supervisor, the Commission, and the Commissioner, shall be furnished periodic reports on the progress of the plan of operation and any revisions or changes thereto necessary to meet changed conditions or to protect the interests of all parties to this agreement; provided, however, that any major revisions of the plan of

operation involving a basic deviation from the initial plan of operation shall be subject to the consent and approval of the Working Interest Owners, the Supervisor, the Commission, and the Commissioner.

The initial plan of operation shall be filed with the Supervisor, the Commission, and the Commissioner concurrently with the filing of this Unit Agreement for final approval. Said initial plan of operations and all revisions thereof shall be as complete and adequate as the Supervisor, the Commission, and the Commissioner may determine to be necessary for timely operation consistent herewith. Reasonable diligence shall be exercised in complying with the obligations of the approved plan of operation. After such operations are commenced, Unit Operator shall carry on such operations as would a reasonably prudent operator under the same or similar circumstances.

SECTION 12. TRACT PARTICIPATION. In Exhibits "C-1" and "C-2" attached hereto there are listed and numbered the various Tracts within the Unit Area. Set forth opposite each Tract is a figure which represents the Tract Participation allocated to each Tract in the Unit Area calculated on the basis of 100 per cent Tract commitment. The Tract Participation of each such Tract was determined as follows:

### (a) Phase I:

During the period from 7:00 a.m. on the effective date of this agreement and continuing in effect until 7:00 a.m. the first day of the month next following the month in which the cumulative oil production from the Unitized Formation underlying the Unit Area equals 3,140,000 barrels, minus all oil produced from said Formation underlying said Area and run to the pipeline (as determined by the Commission's monthly reports, Form C-115) from inception of production to the effective date of this agreement, the Tract Participation of each Tract shall be based upon the following formula:

Total Oil Production from Unitized Formation Underlying Tract During Year 1959 x 100
Total Oil Production from Unitized Formation Underlying Unit Area During Year 1959

= Tract Participation, Phase I

Unitized Substances produced during the time interval in which Phase I participation is applicable shall be allocated on the basis of Phase I participation, regardless of the date of sale of such Unitized Substances.

# (b) Phase II:

Beginning at 7:00 a.m. on the first day of the month next following the month in which the cumulative oil production from the Unitized Formation underlying the Unit Area equals 3,140,000 barrels, minus all oil produced from said Formation underlying said Area and run to the pipeline (as determined by the Commission's monthly reports, Form C-115) from inception of production to the effective date of this agreement, the Tract Participation of each Tract shall be based upon the following formula:

Cumulative Oil Production from Unitized
Formation Underlying Tract to January 1, 1960
Cumulative Oil Production from Unitized x 0.72 x 100
Formation Underlying Unit Area to January 1, 1960

Plus

Total Developed Acres in Tract
Total Developed Acres in Unit Area

 $x 0.23 \times 100$ 

Plus

Total Gross Pay in Unitized Formation Under Tract Total Gross Pay in Unitized Formation Under Unit Area = Tract Participation. Phase II

x 0.05 x 100

SECTION 13. TRACTS QUALIFIED FOR PARTICIPATION: On and after the effective date hereof, the Tracts which shall be entitled to participation in the production of Unitized Substances shall be those Tracts described in Exhibit "B" which are qualified as follows:

- (a) Each Tract as to which Working Interest Owners owning 100% of the Working Interest therein have become parties hereto and as to which Royalty Owners owning 75% or more of the Royalty Interest therein have become parties hereto.
- (b) Each Tract as to which Working Interest Owners owning 100% of the Working Interest therein have become parties hereto and as to which Royalty Owners owning less than 75% of the Royalty Interest therein have become parties hereto and, further, as to which:
  - (i) All Working Interest Owners in any such Tract have joined in a request for the inclusion of such Tract in the Unit Area, and
  - (ii) 80% of the combined voting interests of Working Interest Owners in all Tracts meeting the requirements of Sub-section (a) hereof have voted in favor of including such Tract.

For the purposes of this Sub-section (b), a Working Interest Owner's "voting interest" shall be equal to the ratio (expressed in per cent) which its aggregate Unit Participation in all Tracts qualifying under Sub-section (a) bears to the total Unit Participation, as shown on Exhibit "C-1", of all Working Interest Owners in all Tracts qualifying under Subsection (a).

- (c) Each Tract as to which Working Interest Owners owning less than 100% of the Working Interest therein have become
  parties hereto, regardless of the percentage of Royalty Interest
  therein which is committed hereto and, further, as to which:
  - (i) The Working Interest Owner operating any such Tract and all of the other Working Interest Owners in such Tract who have become parties hereto have joined in a request for inclusion of such Tract in the Unit Area and have executed and delivered an indemnity agreement indemnifying and agreeing to hold harmless the other Working Interest Owners in the Unit Area, their successors and assigns, against all claims and demands which may be made by the owners of Working Interests in such Tract who are not parties hereto and which arise out of the inclusion of such Tract in the Unit Area, and
  - (ii) 80% of the combined voting interest of Working Interest Owners in all Tracts meeting the requirements of Sub-section (a) and (b) have voted in favor of the inclusion of such Tract and acceptance of the indemnity agreement.

For the purpose of this Sub-section (c), a Working Interest Owner's "voting interest" shall be equal to the ratio (expressed in per cent) which its aggregate Unit Participation in all Tracts qualifying under Sub-section (a) and (b) bears to the total Unit Participation, as shown on Exhibit "C-1", of all Working Interest Owners in all Tracts qualifying under Sub-section (a) and (b). Upon the inclusion of such a Tract in the Unit Area, the Unit Participation that would have been attributed to the nonsubscribing owners of the Working Interest in such Tract, had they become parties to this agreement and the Unit Operating Agreement, shall be attributed to the Working Interest Owners in such Tract who have become parties to such agreements, in proportion to their respective Working Interests in the Tract.

If, on the effective date of this agreement, there is any Tract or Tracts which have not been effectively committed to or made subject to this agreement by qualifying as above provided, then such Tract or Tracts shall not be entitled to participate hereunder. Unit Operator shall, when submitting this agreement for final approval by the Commissioner and the Director, or as soon thereafter as practicable, file a schedule of those Tracts which have been committed and made subject to this agreement and are entitled to participate in the Unitized Substances. Said schedule shall set

forth opposite each such committed Tract the lease number or assignment number, the owner of record of the lease, and the Tract Participation of such Tract which shall be computed according to the participation formulae set out in Section 12 (Tract Participation) above. This schedule of participation shall be a part of Exhibits "C-1" and "C-2" and, upon approval thereof by the Commissioner and the Director or the Supervisor, shall become a part of this agreement and shall govern the allocation of production of Unitized Substances until a new schedule is so approved.

SECTION 14. ALLOCATION OF UNITIZED SUBSTANCES. All Unitized Substances produced and saved (less, save and except any part of such Unitized Substances used in conformity with good operating practices on unitized land for drilling, operating, camp and other production or development purposes and for pressure maintenance or unavoidable loss) shall be apportioned among and allocated to the committed Tracts within the Unit Area in accordance with the respective Tract Participations effective hereunder during the respective periods such Unitized Substances were produced, as set forth in the schedule of participation in Exhibits "C-1" and "C-2". The amount of Unitized Substances so allocated to each Tract, and only that amount (regardless of whether it be more or less than the amount of the actual production of Unitized Substances from the well or wells, if any, on such Tract), shall, for all intents, uses and purposes, be deemed to have been produced from such Tract.

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

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

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

The Unitized Substances allocated to each Tract shall be delivered in kind to the respective Working Interest Owners and parties entitled thereto by virtue of the ownership of oil and gas rights therein or by purchase from such owners. Each Working Interest Owner and the parties entitled thereto shall have the continuing right to receive such production in kind at a common point within the Unit Area and to sell or dispose of the same as it sees fit. Each such party shall have the right to construct, maintain and operate all necessary facilities for that purpose on unitized land, provided the same are so constructed, maintained and operated as not to interfere with operations carried on pursuant hereto. Subject to Section 15 (Royalty Settlement) hereof, any extra expenditure incurred by Unit Operator by reason of the delivery in kind of any portion of the Unitized Substances shall be borne by the party receiving the same in kind. In the event any party hereto shall fail to take or otherwise adequately dispose of its proportionate share of the production from the Unit Area currently as and when produced, then so long as such conditions continue, Unit Operator, for the account and at the expense of such party and in order to avoid curtailing the operation of the Unit Area, may sell or otherwise dispose of such production to itself or others on a day-to-day basis at not less than the prevailing market price in the area for like production, and the account of

such party shall be charged therewith as having received such production. The net proceeds, if any, of the Unitized Substances so disposed of by Unit Operator shall be paid to the party entitled thereto.

Any party receiving in kind or separately disposing of all or any part of the Unitized Substances allocated to any Tract, or receiving the proceeds therefrom if the same is sold or purchased by Unit Operator, shall be responsible for the payment of all Royalty on the lease or leases and Tracts contributed by it and received into the Unit, and each such party shall hold each other party hereto harmless against all claims, demands and causes of action for such Royalty on the lease or leases and Tracts contributed by it and received into the unitized land.

If, after the effective date of this Agreement, there is any tract or tracts that are subsequently committed hereto, as provided in Section 4 (Expansion) hereof, or any tract or tracts within the Unit Area not committed hereto as of the effective date hereof but which are subsequently committed hereto under the provisions of Section 29 (Nonjoinder and Subsequent Joinder), or if any tract is excluded from the Unit Area as provided for in Section 28 (Loss of Title), the schedule or participation as shown in the current Exhibit "B", shall be revised by the Unit Operator and distributed to the Working Interest Owners, the Commissioner, the Supervisor, and the Director to show the new percentage participation of all the then effectively committed tracts; and the revised schedule, upon approval by the Commissioner and the Supervisor or the Director, shall govern all the allocation of production from and after the effective date thereof until the effective date of a new schedule so approved.

SECTION 15. ROYALTY SETTLEMENT: The United States and the State of New Mexico and all Royalty Owners who, under existing contracts, are entitled to take in kind a share of the substances produced from any Tract unitized hereunder, shall hereafter be entitled

to take in kind their share of the Unitized Substances allocated to such Tract, and Unit Operator shall make deliveries of such Royalty share taken in kind in conformity with the applicable contracts, laws and regulations. Settlement for Royalty Interests not taken in kind shall be made by Working Interest Owners responsible therefor under existing contracts, laws and regulations, on or before the last day of each month for Unitized Substances produced during the preceding calendar month; provided, however, that nothing herein contained shall operate to relieve the lessees of any land from their respective lease obligations for the payment of any Royalty due under their leases, except that such Royalty shall be computed in accordance with the terms of this Unit Agreement.

If gas obtained from lands not subject to this agreement is introduced into the Unitized Formation for use in repressuring, stimulation of production or increasing ultimate recovery in conformity with a plan approved pursuant to Section 11 (Plan of Operations), a like amount of gas, less appropriate deductions for loss from any cause, may be withdrawn from the Unitized Formation, royalty free as to dry gas but not as to the products extracted therefrom; provided, that such withdrawal shall be pursuant to such conditions and formulae as may be prescribed or approved by the Supervisor and the Commissioner; and, provided further, that such right of withdrawal shall terminate on the termination of this agreement. If liquefied petroleum gases obtained from lands or formations not subject to this agreement be injected into the Unitized Formation for the purpose of increasing ultimate recovery, which shall be in conformance with a plan first approved by the Supervisor and the Commissioner, part or all of such liquefied petroleum gases may be withdrawn royalty free pursuant to such conditions and formulae as may be prescribed or approved by the Supervisor and the Commissioner.

Royalty due the United States shall be computed as provided in the operating regulations and paid in value or delivered in kind as to all Unitized Substances on the basis of the amounts thereof allocated to unitized Federal land as provided herein at the rate specified in the respective Federal leases or at such lower rate or rates as may be authorized by law or regulation; provided, that for leases on which the royalty rate depends on the daily average production per well, such average production shall be determined in accordance with the operating regulations as though the unitized lands were one lease.

Royalty due on account of State lands shall be computed and paid on the basis of all Unitized Substances allocated to such lands.

SECTION 16. RENTAL SETTLEMENT: Rentals or minimum royalties due on leases committed hereto shall be paid by Working Interest Owners responsible therefor under existing contracts, laws and regulations, provided that nothing herein contained shall operate to relieve the lessees of any land from their respective lease obligations for the payment of any rental or minimum royalty in lieu thereof, due under their leases. Rental for lands of the State of New Mexico subject to this agreement shall be paid at the rate specified in the respective leases from the State of New Mexico. Rental or minimum royalty for lands of the United States of America subject to this agreement shall be paid at the rate specified in the respective leases from the United States of America, unless rental or minimum royalty is waived, suspended, or reduced by law or by approval of the Secretary or his duly authorized representative.

SECTION 17. CONSERVATION: Operations hereunder and production of Unitized Substances shall be conducted to provide for the most economical and efficient recovery of said substances without waste, as defined by or pursuant to Federal and State laws and regulations.

SECTION 18. <u>DRAINAGE</u>: The Unit Operator shall take appropriate and adequate measures to prevent drainage of Unitized Substances from unitized land by wells on land not subject to this agreement.

SECTION 19. LEASES AND CONTRACTS CONFORMED AND EXTENDED: The terms, conditions and provisions of all leases, subleases and other contracts relating to exploration, drilling, development or operation for oil or gas on lands committed to this agreement are hereby expressly modified and amended to the extent necessary to make the same conform to the provisions hereof, but otherwise to remain in full force and effect, and the parties hereto hereby consent that the Secretary and the Commissioner, respectively, shall and by their approval hereof, or by the approval hereof by their duly authorized representatives, do hereby establish, alter, change or revoke the drilling, producing, rental, minimum royalty and royalty requirements of Federal and State leases committed hereto and the regulations in respect thereto to conform said requirements to the provisions of this agreement.

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

- (a) The development and operation of lands subject to this agreement under the terms hereof shall be deemed full performance of all obligations for development and operation with respect to each and every part or separately owned Tract subject to this agreement, regardless of whether there is any development of any particular part or Tract of the Unit Area, notwithstanding anything to the contrary in any lease, operating agreement or other contract by and between the parties hereto, or their respective predecessors in interest, or any of them.
- (b) Drilling, producing or secondary recovery operations performed hereunder upon any Tract of unitized lands shall be accepted and deemed to be performed upon and for the benefit of each and every Tract of unitized land, and no lease shall be deemed to expire by reason of failure to drill or produce wells situated on land therein embraced.
- (c) Suspension of drilling or producing operations on all unitized lands pursuant to direction or consent of the Commissioner and the Supervisor or their duly authorized representatives, shall be deemed to constitute such suspension pursuant to such direction or consent as to each and every Tract of unitized lands.
- (d) Each lease, sublease, or contract relating to the exploration, drilling, development or operation for oil and gas which by its terms might expire prior to the termination of this agreement, is hereby extended beyond any such term so provided therein, so that it shall be continued in full force and effect for and during the term of this agreement.

- (e) Any Federal lease for a fixed term of twenty (20) years or any renewal thereof or any part of such lease which is made subject to this agreement shall continue in force beyond the term provided therein until the termination hereof. Any other Federal lease committed hereto shall continue in force beyond the term so provided therein or by law as to the committed land so long as such land remains committed hereto, or in the event actual drilling operations are commenced on unitized land, in accordance with the provisions of this agreement, prior to the end of the primary term of such lease and are being diligently prosecuted at that time, such lease shall be extended for two (2) years and so long thereafter as oil or gas is produced in paying quantities in accordance with the provisions of the Mineral Leasing Act (Revision of 1960).
- (f) Any lease embracing lands of the State of New Mexico which is made subject to this agreement shall continue in force beyond the term provided therein as to the lands committed hereto until the termination hereof.
- (g) Any lease embracing lands of the State of New Mexico having only a portion of its land committed hereto, shall be segregated as to that portion committed and that not committed, and the terms of such lease shall apply separately to such segregated portions commencing as of the effective date hereof; provided, however, that notwithstanding any of the provisions of this agreement to the contrary, such lease shall continue in full force and effect beyond the term provided therein as to all lands embraced in such lease if oil or gas is, or has heretofore been, discovered in paying quantities on some part of the lands embraced in such lease committed to this agreement or, so long as a portion of the Unitized Substances produced from the Unit Area is, under the terms of this agreement, allocated to the portion of the lands covered by such lease committed to this agreement, or at any time during the term hereof, as to any lease that is then valid and subsisting and upon which the lessee or the Unit Operator is then engaged in bona fide drilling, reworking, or secondary recovery operations on any part of the lands embraced in such lease, then the same as to all lands embraced therein shall remain in full force and effect so long as such operations are diligently prosecuted, and if they result in the production of oil or gas, said lease shall continue in full force and effect as to all of the lands embraced therein, so long thereafter as oil or gas in paying quantities is being produced from any portion of said lands.
- (h) The segregation of any Federal lease committed to this agreement is governed by the following provision in the fourth paragraph of Sec. 17 (j) of the Mineral Leasing Act, as amended by the Act of September 2, 1960 (74 Stat. 781-784): "Any [Federal] lease heretofore or hereafter committed to any such [unit] plan embracing lands that are in part within and in part outside of the area covered by any such plan shall be segregated into separate leases as to the lands committed and the lands not committed as of the effective date of unitization: Provided, however, That any such lease as to the nonunitized portion shall continue in force and effect for the term thereof but for not less than two years from the date of such segregation and so long thereafter as oil or gas is produced in paying quantities."

SECTION 20. <u>COVENANTS RUN WITH LAND</u>: The covenants herein shall be construed to be covenants running with the land with respect to the interest of the parties hereto and their successors in interest until this agreement terminates, and any grant, transfer or conveyance

of interest in land or leases subject hereto shall be and hereby is conditions upon the assumption of all privileges and obligations hereunder by the grantee, transferee, or other successor in interest. No assignment or transfer of any Working Interest subject hereto shall be binding upon Unit Operator until the first day of the calendar month after Unit Operator is furnished with the original, or acceptable photostatic or certified copy, of the recorded instrument of transfer; and no assignment or transfer of any Royalty Interest subject hereto shall be binding upon the Working Interest Owner responsible therefor until the first day of the calendar month after said Working Interest Owner is furnished with the original, or acceptable photostatic or certified copy, of the recorded instrument of transfer.

SECTION 21. EFFECTIVE DATE AND TERM: This agreement shall become binding upon each party who executes or ratifies it as of the date of execution or ratification by such party and shall become effective as of 7:00 o'clock a.m. of the first day of the month next following:

- (a) The execution or ratification of this agreement and the Unit Operating Agreement by Working Interest Owners owning a combined Unit Participation of at least 85 per cent, and the execution or ratification of this agreement by Royalty Owners owning a combined interest of at least 70 per cent of the Royalty Interest, in said Unit Area; and
- (b) The approval of this agreement by the Commissioner, the Secretary or his duly authorized representative, and the Commission; and
- (c) The filing of at least one counterpart of this agreement for record in the office of the County Clerk of Lea County, New Mexico, by the Unit Operator;

and provided, further, that if (a), (b) and (c) above are not accomplished on or before July 1, 1963, this agreement shall expire ipso facto on said date (hereinafter called "expiration date") and thereafter be of no further force or effect, unless prior thereto this agreement has been executed or ratified by Working Interest Owners owning a combined Unit Participation of at least eighty per cent (80%), and unless said Working Interest Owners have extended said

expiration date for a period not to exceed one (1) year (hereinafter called "extended expiration date"). If said expiration date is so extended and (a), (b) and (c) are not accomplished on or before said extended expiration date, this agreement shall expire ipso facto on said extended expiration date and thereafter be of no further force or effect. For the purpose of this Section, ownership shall be computed on the basis of Unit Participation as determined from Exhibit "C-1" attached hereto.

Unit Operator shall, within thirty (30) days after the effective date of this agreement, file for record in the office where a counterpart of this agreement is recorded, a certificate to the effect that this agreement has become effective according to its terms and stating further the effective date.

The term of this agreement shall be for and during the time that Unitized Substances are produced in paying quantites from the Unit Area and as long thereafter as drilling, reworking or other operations (including secondary recovery operations) are prosecuted thereon without cessation of more than ninety (90) consecutive days, unless sooner terminated by Working Interest Owners in the manner hereinafter provided.

This agreement may be terminated with the approval of the Commissioner and the Director by Working Interest Owners owning ninety per cent (90%) Unit Participation, as shown on Exhibit "C-2", whenever such Working Interest Owners determine that Unit operations are no longer profitable, feasible or in the interest of conservation. Notice of any such termination shall be given by Unit Operator to all parties hereto.

Upon termination of this agreement, the further development and operation of the Unit Area as a Unit shall be abandoned, Unit operations shall cease, and thereafter the parties hereto shall be governed by the terms and provisions of the leases and contracts affecting the separate tracts.

If not otherwise covered by the leases unitized under this agreement, Royalty Owners hereby grant Working Interest Owners a period of six (6) months after termination of this agreement in which to salvage, sell, distribute or otherwise dispose of the personal property and facilities used in connection with Unit operations.

SECTION 22. RATE OF PROSPECTING, DEVELOPMENT AND PRODUCTION: All production and the disposal thereof shall be in conformity with allocations and quotas made or fixed by any duly authorized person or regulatory body under any Federal or State statute. is hereby vested with authority to alter or modify from time to time, at his discretion, the rate of prospecting and development and, within the limits made or fixed by the Commission, to alter or modify the quantity and rate of production under this agreement, such authority being hereby limited to alteration or modification in the public interest, the purpose thereof and the public interest to be served thereby to be stated in the order of alteration or modification; provided, further, that no such alteration or modification shall be effective as to any land of the State of New Mexico as to the rate of prospecting and development in the absence of the specific written approval thereof by the Commissioner and as to any lands of the State of New Mexico or privately owned lands subject to this agreement as to the quantity and rate of production in the absence of specific written approval thereof by the Commission.

Powers in this Section vested in the Director shall only be exercised after notice to Unit Operator and opportunity for hearing to be held not less than fifteen days from notice.

SECTION 23. <u>NONDISCRIMINATION</u>. In connection with the performance of work under this agreement, the Operator agrees to comply with all of the provisions of Section 301(1) to (7) inclusive, of Executive Order 10925 (26 F.R. 1977), which are hereby incorporated by reference in this agreement.

SECTION 24. APPEARANCES: Unit Operator shall have the right to appear for or on behalf of any and all interests affected hereby before the Commissioner, the Department, and the Commission, and to appeal from any order issued under the rules and regulations of the Commissioner, the Department, or the Commission, or to apply for relief from any of said rules and regulations or in any proceedings relative to operations before the Commissioner, the Department, or the Commission, or any other legally constituted authority; provided, however, that any other interested party shall also have the right at his or its own expense to be heard in any such proceedings.

SECTION 25. NOTICES: All notices, demands, objections or statements required hereunder to be given or rendered to the parties hereto shall be deemed fully given if made in writing and personally delivered to the party or parties or sent by postpaid certified mail, addressed to such party or parties at their respective addresses set forth in connection with the signatures hereto or to the ratification or consent hereof or to such other address as any such party or parties may have furnished in writing to the party sending the notice, demand or statement.

SECTION 26. NO WAIVER OF CERTAIN RIGHTS: Nothing in this agreement contained shall be construed as a waiver by any party hereto of the right to assert any legal or constitutional right or defense as to the validity or invalidity of any law of the State wherein said unitized lands are located, or rules or regulations issued thereunder in any way affecting such party, or as a waiver by any such party of any right beyond his or its authority to waive.

SECTION 27. <u>UNAVOIDABLE DELAY</u>: All obligations under this agreement requiring the Unit Operator to commence or continue secondary recovery operations or to operate on or produce Unitized Substances from any of the lands covered by this agreement shall be suspended while, but only so long as, the Unit Operator despite the exercise of due care and diligence is prevented from complying

with such obligations, in whole or in part, by strikes, acts of God, Federal, State or municipal law or agency, unavoidable accident, uncontrollable delays in transportation, inability to obtain necessary materials in open market, or other matters beyond the reasonable control of the Unit Operator whether similar to matters herein enumerated or not.

SECTION 28. LOSS OF TITLE: In the event any Tract of unitized land ceases to have sufficient Working Interest Owners or Royalty Owners committed to this agreement to meet the conditions of Section 13 because of failure of title of any party hereto, such Tract shall be removed from the Unit Area effective as of 7:00 a.m. on the first day of the calendar month in which the failure of title is finally determined; provided, however, that no such Tract shall be so removed from the Unit Area if said Tract can be requalified for admission under said Section 13 within ninety (90) days after the date on which such title failure was finally determined. If any such Tract cannot be so requalified, Unit Operator shall recompute the Tract Participation of each Tract of unitized land remaining in the Unit Area using the basis of computation prescribed in Section 12 of this agreement. Thereafter, Unit Operator shall revise Exhibit "A" so as to depict thereon only those Tracts which then qualify for inclusion within the Unit Area and shall, likewise, revise Exhibits "B", "C-1" and "C-2" conformably. Each such revised exhibit shall be effective at 7:00 a.m. on the first day of the calendar month in which such failure of title is finally determined.

If title to a Working Interest fails, the rights and obligations of Working Interest Owners by reason of such failure shall be governed by the Unit Operating Agreement. If title to a Royalty Interest fails, but the Tract to which it relates is not removed from the Unit Area, the party whose title failed shall not be entitled to participate hereunder insofar as its participation is based on such lost Royalty Interest.

In the event of a dispute as to the title to any Working or Royalty Interest, or other interest subject hereto, payment or delivery on account thereof may be withheld without liability or interest until the dispute is finally settled; provided, that as to State or Federal land or leases, no payments of funds due the State of New Mexico or the United States of America shall be withheld, but such funds shall be deposited as directed by the Commissioner or the Supervisor (as the case may be), to be held as unearned money pending final settlement of the title dispute, and then applied as earned or returned in accordance with such final settlement.

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

SECTION 29. NONJOINDER AND SUBSEQUENT JOINDER: Any oil or gas interest in the lands in the Unit Area not committed hereto prior to final approval may thereafter be committed hereto upon compliance with the applicable provisions of this Section and Section 13 (Tracts Qualified for Participation) hereof, by the owner or owners thereof subscribing or consenting to this agreement and, if the interest is a Working Interest, by the owner of such interest also subscribing to the Unit Operating Agreement. The right of subsequent joinder by a Working Interest Owner is subject to such requirements or approvals and upon such basis and with such nonretroactive effective date as may be agreed upon by 90 per cent of the Working Interest Owners (based upon Unit Participation as shown on Exhibit "C-2") pertaining to such joinder as may be provided for in the Unit Operating Agreement. After final approval hereof, joinder by a non-working interest owner must be consented to in writing by the Working Interest Owner committed hereto and responsible for the payment of any benefits which may accrue hereunder in behalf of such non-working interest.

SECTION 30. COUNTERPARTS: This agreement may be executed in any number of counterparts, no one of which needs to be executed by all parties and may be ratified or consented to by separate instrument in writing specifically referring hereto, and shall be binding upon all those parties who have executed such a counterpart, ratification or consent hereto with the same force and effect as if all parties had signed the same document, and regardless of whether or not it is executed by all other parties owning or claiming an interest in the lands within the above described Unit Area.

SECTION 31. TAXES: Each party hereto shall, for its own account, render and pay its share of any taxes levied against or measured by the amount or value of the Unitized Substances produced from the unitized land; provided, however, that if it is required or if it be determined that the Unit Operator or the several Working Interest Owners must pay or advance said taxes for the account of the parties hereto, it is hereby expressly agreed that the parties so paying or advancing said taxes shall be reimbursed therefor by the parties hereto, including Royalty Owners, who may be responsible for the taxes on their respective allocated share of said Unitized Substances. No such taxes shall be charged to the United States or to the State of New Mexico, nor to any lessor who has a contract with a lessee which requires his lessee to pay such taxes.

SECTION 32. <u>CONFLICT OF SUPERVISION</u>: Neither the Unit Operator nor the Working Interest Owners, nor any of them, shall be subject to any forfeiture, termination or expiration of any rights hereunder or under any leases or contracts subject hereto, or to any penalty or liability on account of delay or failure in whole or in part to comply with any applicable provisions thereof to the extent that the said Unit Operator or the Working Interest Owners, or any of them, are hindered, delayed or prevented from complying therewith by reason of failure of the Unit Operator to obtain, in the exercise of due diligence, the concurrence of proper representatives of the United States and proper representatives of the

State of New Mexico in and about any matters or things concerning which it is required herein that such concurrence be obtained.

The parties hereto, including the Commission, agree that all powers and authority vested in the Commission in and by any provisions of this agreement are vested in the Commission and shall be exercised by it pursuant to the provisions of the laws of the State of New Mexico and subject in any case to appeal or judicial review as may now or hereafter be provided by the laws of the State of New Mexico.

SECTION 33. LIMITATION OF APPROVALS: Notwithstanding anything herein contained to the contrary, if no Federal lands are committed to this agreement, then no consents or approvals provided herein shall be required of the Department, the Secretary, the Director, or the Supervisor, and it shall not be necessary to file any instrument hereunder with said officers or agencies unless and until Federal lands are so committed to this agreement; likewise, if no State lands are committed to this agreement, then no consents or approvals provided herein shall be required of the Commissioner, and it shall not be necessary to file any instrument hereunder with said officer unless and until State lands are so committed to this agreement; likewise, if no fee lands are committed to this agreement, then no consents or approvals provided herein shall be required of the Commission, and it shall not be necessary to file any instrument hereunder with said notice unless and until fee lands are so committed to this agreement.

SECTION 34. BORDER AGREEMENTS: Subject to the approval of the Supervisor and the Commissioner, the Unit Operator, with concurrence of 65 per cent of the voting interest of the Working Interest Owners, based upon Unit Participation as shown on Exhibit "C-2", may enter into a border protection agreement or agreements with the Working Interest Owners of adjacent lands along the exterior boundary of the Unit Area with respect to the operations in the

border area for the maximum ultimate recovery, conservation purposes and proper protection of the parties and interests.

IN WITNESS WHEREOF, the parties hereto have caused this agreement to be executed as of the date first above written and have set opposite their respective names the date of execution and the address of each of the respective executing parties.

ATTEST:	Appvd. as to skelly oil company form:
Assistant Secretary	ByVice President
Date:	UNIT OPERATOR AND WORKING INTEREST OWNER
Date:	E. A. Culbertson
ATTEST:	ELLIOTT, INC.
Date:	ByPresident
Date:	Frank O. Elliott
Date:	J. P. Gibbins
ATTEST:	GULF OIL CORPORATION
Secretary  Date:	President

Date:	Ora R. Hall, Jr.
Date:	Wallace W. Irwin
Date:	Joseph D. Kennedy
Date:	J. C. Maxwell
Date:	Joe D. Kennedy, Trustee for the MARILYN MAXWELL TRUST
Date:	Y. Q. McCammon, Trustee for the MARILYN MAXWELL TRUST
Date:	George Thompson, Jr., Trustee for the MARILYN MAXWELL TRUST
ATTEST:	PAN AMERICAN PETROLEUM CORPORATION  By  Attorney-In-Fact
Date:	Wood nell-tide
ATTEST: Secretary	SINCLAIR OIL & GAS COMPANY By
Date:	

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ATTEST:		SUNSHINE RUYALTY COMPANY
		ByPresident
Date:	Secretary	
ATTEST:		TEXACO INC.  By
	Secretary	rresident
ATTEST:		TEXACO SEABOARD, INC.
	Secretary	ByPresident
Date:	WORKING	
Date:		
Date:		
Date:		
Date:		

ROYALTY OWNERS

STATE OF OKLAHOMA ) SS.	
COUNTY OF TULSA	
The foregoing instrument was day of, 1962, by Vice President of SKELLY OIL COMPA behalf of said corporation.	acknowledged before me this, NY, a Delaware corporation, on
My commission expires:	Notary Public
STATE OF SS.	
	acknowledged before me this
My commission expires:	Notary Public
STATE OF SS.	
The foregoing instrument was day of, 1962, by President of ELLIOTT, INC.	acknowledged before me this, a, on
behalf of said corporation.	
My commission expires:	Notary Public
STATE OF SS.	
The foregoing instrument was day of, 1962,	acknowledged before me this by FRANK O. ELLIOTT.
My commission expires:	Notary Public

STATE OF SS.	
COUNTY OF)	as salmaniadorad hafana ma this
day of, 196	s acknowledged before me this
My commission expires:	
ry commission expires.	Notary Public
STATE OF )	
COUNTY OF SS.	
**************************************	as acknowledged before me this
	by
on behalf of said corporation.	MICHAILON, a belawale corporation,
My commission expires:	
	Notary Public
The production of the producti	
STATE OF )	
COUNTY OF	
The foregoing instrument waday of, 1962,	as acknowledged before me this by ORA R. HALL, JR.
My commission expires:	
	Notary Public
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STATE OF	
COUNTY OF SS.	
The foregoing instrument waday of, 1962	as acknowledged before me this
My commission expires:	
	Notary Public

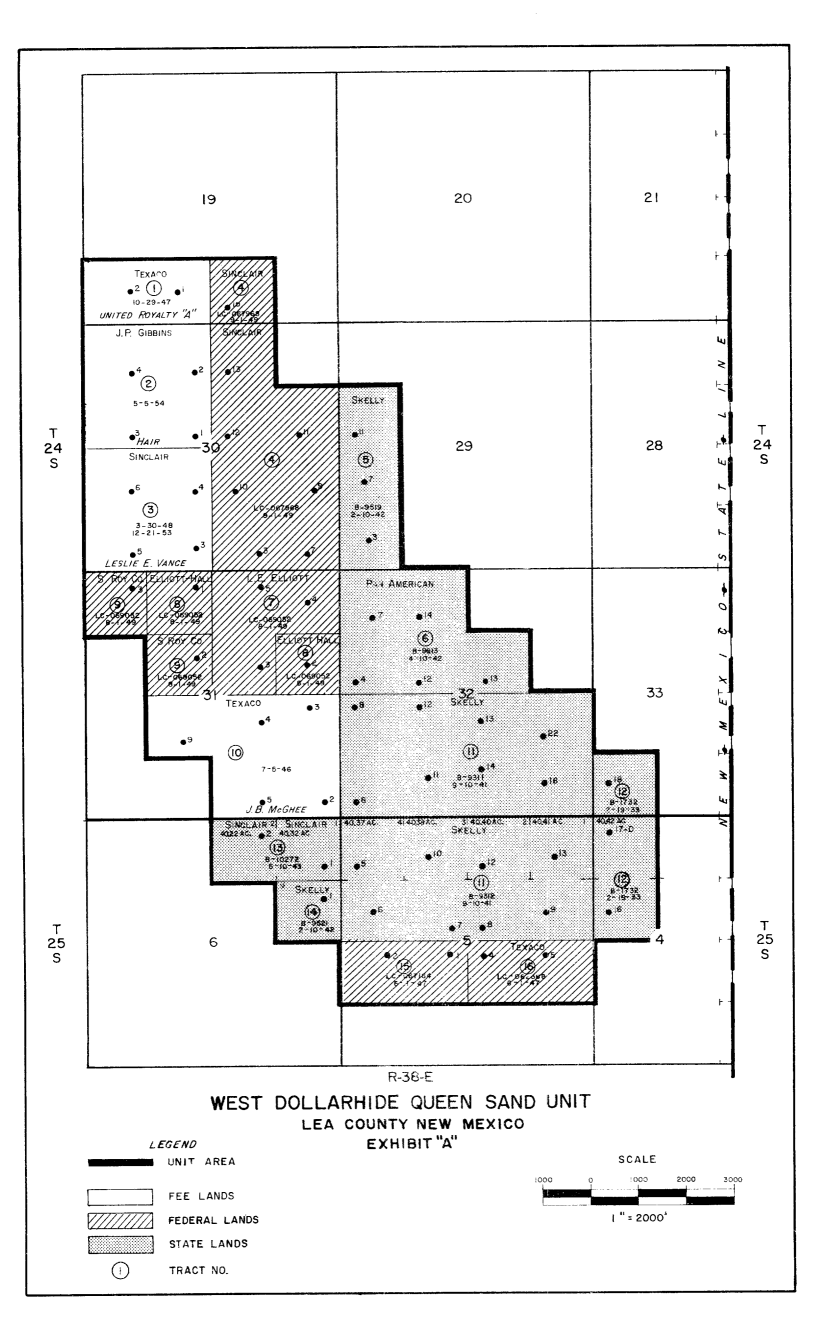
STATE OF	
COUNTY OF	
The foregoing instrument was day of, 1962,	acknowledged before me thisby JOSEPH D. KENNEDY.
My commission expires:	Notary Public
STATE OF) ss.	
COUNTY OF	
The foregoing instrument was day of, 1962,	acknowledged before me thisby J. C. MAXWELL.
My commission expires:	Notary Public
STATE OF	acknowledged before me this , by JOE D. KENNEDY, Trustee for
My commission expires:	Notary Public
STATE OF SS.	
COUNTY OF	
The foregoing instrument was day of, 1962, MARILYN MAXWELL TRUST.	acknowledged before me this y Y. Q. McCAMMON, Trustee for the
My commission expires:	Notary Public

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STATE OF	
COUNTY OF SS.	
The foregoing instrument was a day of, 1962, by G the MARILYN MAXWELL TRUST.	cknowledged before me this EORGE THOMPSON, JR., Trustee for
My commission expires:	Notary Public
STATE OF SS.	
The foregoing instrument was a day of, 1962, by Attorney-In-Fact of PAN AMERICAN PE corporation, on behalf of said corporation.	ETROLEUM CORPORATION, a
My commission expires:	Notary Public
STATE OF	g GAS COMPANY, a
My commission expires:	Notary Public
STATE OF	by COMPANY, a
My commission expires:	Notary Public

STATE OF )	
COUNTY OF SS.	
The foregoing instrument was day of, 1962, by	acknowledged before me thiscorporation,
on behalf of said corporation.	c., a corporation,
My commission expires:	
	Notary Public
STATE OF SS.	
COUNTY OF	
The foregoing instrument was day of, 1962,	acknowledged before me this
President of TEXACO SEA corporation, on behalf of said co	BOARD, INC., arporation.
My commission expires:	
<u>-</u>	Notary Public

STATE OF)
COUNTY OF
The foregoing instrument was acknowledged before me this  day of, 1962, by
My commission expires:  Notary Public
STATE OF)
COUNTY OF SS.
The foregoing instrument was acknowledged before me this  day of, 1962, by
My commission expires:  Notary Public
STATE OF) SS.
COUNTY OF
The foregoing instrument was acknowledged before me this day of, 1962, by and, his wife.
My commission expires:  Notary Public
COUNTY OF SS.
The foregoing instrument was acknowledged before me this day of, 1962, by and, his wife.
My commission expires:  Notary Public
STATE OF) SS.
COUNTY OF
The foregoing instrument was acknowledged before me this, day of, 1962, by, President of, a
corporation, on behalf of said corporation.
My commission expires:  Notary Public



# EXHIBIT "B"

# SCHEDULE SHOWING THE PERCENTAGE AND KIND OF OWNERSHIP OF ALL LANDS WITHIN THE WEST DOLLARHIDE QUEEN SAND UNIT TOWNSHIPS 24 AND 25 SOUTH, RANGE 38 EAST, LEA COUNTY, NEW MEXICO

9	T24 <b>S-R38</b> E	œ	T248-R38E	7	T248-R38E	4	T24 <b>S-</b> R38E	Tract Number
Sec. 31 SE/4 NW/4 & NW/4 NW/4	io	Sec. 31 SE/4 NE/4 & NE/4 NW/4	ico.	Sec 31 N/2 NE/4; SW/4 NE/4	į(s)	Sec. 30 SE/4, S/2 NE/4 NW/4 NE/4 Sec. 19 SW/4 SE/4	g.c.J	Description
80		80		120		320		No. of Acres
Las Cruces 069052 8-1-49 H.B.P.		Las Cruces 069052 8-1-49 H.B.P.		Las Cruces 069052 8-1-49 H.B.P.		Las Cruces 067968 9-1-49 H.B.P.		Serial No。& Date of Lease or Application
usa 12.5%		u <b>sa</b> 12.5%		USA 12.5%		USA 12°5%	FEDERAL LANDS	Basic Royalty & Percentage
L. E. Elliott		L. E. Elliott		L. E. Elliott		Sinclair Oil & Gas Co.	LANDS	Lessee of Record
Elliott, Inc. 12.5%		Elliott, Inc. 12.5%		None		Mrs. Richard F. Nelson .250% Mursen Corporation .250%		Overriding Royalty & Percentage
Sunshine Royalt Company - 100%		Frank O. Elliot 50% Ore R. Hall, Jr 50%		Elliott, Inc. 100%		Sinclair Oil & ( Company-100%		Working Interest & Percentage

T25 <b>5-</b> R38E	,	<u> </u>	Tract
	N/2 SW/4		Description
		80	No. Of
	067164 6-1-47 H_R_P	Las Cruces	Serial No. & Date of Lease or Application
	12.5%	USA	Basic Royalty & Percentage
		Texaco, Inc.	Lessee of Record
Suspense .625% Estate of Frank A. Andrews .500% Oil Royalties Corp. .125%	3.125% Skelly 011 Co.	Texaco, Inc.	Overriding Royalty & Percentage
	50% Wallace W. Irwin	E. A. Culbertson	Working Interest & Percentage

7

Sec. 5 N/2 SE/4

80

Las Cruces 062368 6-1-47 H.B.P.

USA 12.5% Texaco, Inc. John M. Loffland, Jr.
.12500%
Skelly Oil Company
.62500%
Selma E. Andrews
.26853%
Albuquerque National
Bank Testementary
Trustee of Frank A.
Andrews, Deceased
.23147%
M. W. Coll
.58590%
Roger B. Owing
.12500%
Effic E. Valentine
.00781%
T. A. Pedley, Jr.
.01563%
Grecean M. Pedley
.01563% Texaco, Inc.

Number	Tract
Description	

or Application Serial No. & Date of Lease

Acres No of

Basic Royalty & Percentage

Lessee of Record

Overriding Royalty & Percentage

Working Interest & Percentage

Successor Trustee under will of Charles T. Lupton .06250% Neville G. Penrose .12500% Deceased •21484% First National Josephine M. Smith, First National Bank of Denver under will of Successor Trustee Bank of Denver,

(6) Federal Tracts Containing 760 Acres or 29.6583% of Unit Area

F	11 T24 <b>5-</b> R38E	6 <u>T25<b>s</b>-</u> R38e	5 T24 <b>s</b> -R38E	T245-R38E	Tract Number
Sec. 32 S/2	Sec. 5 Lots 1,2,3, & 4 and S/2 N/2, and	Sec. 32 NW/4; SW/4 NE/4	Sec. 29 W/2 SW/4, SW/4 NW/4		<u>Description</u>
320	321.56	200	120		No. of Acres
B-9311-1 9-10-41 H.B.P.	B-9312-4 9-10-41 H.B.P.	B-9613 4-10-42 H.B.P.	B-9519 2-10-42 H.B.P.	I	Serial No. & Date of Lease or Application
State of New Mexico 12.5%	State of New Mexico 12.5%	State of New Mexico 12.5%	State of New Mexico 12°5%	STATE LANDS	Basic Royalty & Percentage
Skelly Oil Company	The Siosi Company & J. C. Maxwell, Inc.	Pan American Petroleum Corporation	Skelly Oil Company	ANDS	Lessee of Record
None	None	None	None		Overriding Royalty & Percentage
Joe D. Kennedy, Y. Q. McCammon & George Thompson, Jr. Trustee of Marilyn Maxwell Trust 5.0% Joseph D. Kennedy 2.5%	Skelly 011 Co. 50.0% Texaco Seaboard Inc. 25.0% J. C. Maxwell 17.5%	Pan American Corp 100%	Skelly Oil Co. 100%		Working Interest & Percentage

¥	T25S-R38E	ኔ	T25S-R38E	12	T25S-R38E	12	T245-R38E	Tract Number
Sec. 6 SE/4 NE/4		Sec. 6 Lots 1 & 2		Sec. 4 W/2 NW/4		Sec. 33 SW/4 SW/4; and		<u>Description</u>
40		80.54				120°42		No. of
B-9521 2-10-42 H.B.P.		B-10272 5-10-4 <i>3</i> H.B.P.				B-1732 2-19-33 H.B. <b>P</b> .		Serial No. & Date of Lease or Application
State of New Mexico 12.5%		State of New Mexico 12.5%				State of New Mexico 12,5%		Basic Royalty & Percentage
Skelly Oil Company		Repello Oil Company				Gypsy Oil Company		Lessee of Record
None		None				None		Overriding Royalty & Percentage
Skelly Oil Co. 100%		Sinclair Oil & Gas Company - 100%				Gulf Oil Corp.		Working Interest & Percentage

Six (6) State of New Mexico Tracts Containing 1202.52 Acres or 46.9272% of Unit Area

ω	2 T24 <b>S</b> -R38E	1 1248-R38E	Tract Number T245-R38E
Sec. 30 SW/4	Sec. 30 NW/4	Sec. 19 S/2 SW/4	Description
160	160	80	No. of Acres
3=30=48 3=30=48 3=30=48 12=21=53 H.B.P.	5=5=54 H∘B∘ <b>P•</b>	10-29-47 H.B.P.	Date of Lease
Neva Vance J44643% Leslie E. Vance J. 2.90178% Rex B. Vance J. 2.67857% Fern Vance J. 2.15774% Hugh Corrigan III .78125% J. Patrick Corrigan .78125% Sinclair Oil & Gas 2.75298	Fowler Hair 12°5%	United Royalty "A" Trust Estate 6.25% Rocket Oil & Gas Company 6.25%	Basic Royalty & Percentage FEE LANDS
J. W. Goddard J. W. Goddard J. W. Goddard J. W. Goddard II Sinclair Oil & Gas Co. igan Gas	J. P. Gibbins	Texaco, Inc.	Lessee of Record
Hugh Corrigan III .78125% J. Patrick Corrigan .78125%	Ralph Lowe 6.250000% Paul Davis 1.785714,% Fred Turner 3.571429% W. B. Collins 1.785714,%	None	Overriding Royalty & Percentage
Sinclair Oil & Company - 100%	J. P. Gibbins 100%	Texaco, Inc. 100%	Working Interest & Percentage

	10	T248-R38E	Tract Number
	Sec° 31 SE/4; NE/4 SW/4		Description
	200		No. of Acres
1-18-52 H.B.P. 7-5-46 H.B.P.	7=5=46 H°B° <b>P</b> °		Date of Lease
Hattie C. Williams 39063% Vashti Fuller 38194% Ervin J. Levers 19532% Ford Bradish 39063% Eugenia H. Maxwell 58594% J. E. Simmons 52083% Jean S. Felfe 39063% Lester Alston 13020% H. Dillard Schenck 78125% H. Dillard Schenck 78125% June D. Speight 78125% June D. Speight 78125% Festate of F. J. Danglade 78125% H. M. Dow 694444% Robert F. Imbt 31250% T. L. Gardner, Jr. Adm, CTA of Estate of Mary C. Beeson, Deceased 19531%	J. B. McGhee 2.08333% Kate G. Gilbert		Basic Royalty & Percentage
ell ell ams	Texaco, Inc.		Lessee of Record
	Hattie Cone   \$7000 out of .08545%		Overriding Royalty & Percentage

Texaco, Inc

Working Interest & Percentage

No. of Acres Date of Lease Tom A. Peay .09765% Dan Dacy %41233% Basic Percentage .39063% (NE/4 SW/4 Sec. 31) Fred E. Bell & °39063% Jett Cowden °41233% Addie L. Augustine .09765% .19531% Royalty & .39063% (SE/4 Sec. 31) Trustee °78125% Forest E. Levers Cowden, Jointly Edd Cowden & Jett .19531% Elizabeth B. Lane Powhatam Carter Powhatam Carter, Jr. R. W. Hamilton Lessee of Record Percentage Overriding Royalty &

Tract Number

Description

Interes Percent

Working

# Four (4) Fee Tracts Containing 600 Acres or 23.4145% of Unit Area

# Dollarhide Queen Unit Area Total:

6 Federal Tracts
6 State of New Mexico Tracts 4 Fee Tracts

760.00 Acres 29.6583% 1202.52 Acres 46.9272% 600.00 Acres 23.4145%

Total

2562.52

100.0000%

#### EXHIBIT "C-L" PART I SCHEDULE OF TRACT PERCENTAGE PARTICIPATION WEST DOLLARHIDE QUEEN SAND UNIT LEA COUNTY, NEW MEXICO

Tract <u>Number</u>	<u>Description</u>	Serial No. and Date of Lease or Application FEDERAL LANDS	Phase I Percent. Tract Participation in Unit
4	T24S-R38E: Sec. 30; SE/4, S/2 NE/4, NW/4 NE/4 Sec. 19; SW/4 SE/4	LC-067968 9-1-49 H.B.P.	21.600307
7	T24S-R38E: Sec. 31; N/2 NE/4, SW/4 NE/4	LC-069052 8-1-49 H.B.P.	5•920499
8	T245-R38E: Sec. 31; SE/4 NE/4 & NE/4 NW/4	LC-069052 8-1-49 H.B.P.	5.760820
9	T24S-R38E: Sec. 31; NW/4 NW/4 & SE/4 NW/4	LC-069052 8-1-49	3.720191
15	T25S-R38E: Sec. 5; N/2 SW/4	LC-067164 6-1-47 H.B.P.	0.854445
16	T25S-R38E: Sec. 5; N/2 SE/4	LC-062368 6-1-47 H.B.P.	2.636982
		STATE LANDS	
5	T245-R38E: Sec. 29; W/2 SW/4, SW/4 NW/4	B-9519 2-10-42 H.B.P.	6.316112
6	T24S-R38E: Sec. 32; NW/4, SW/4 NE/4	B-9613 4-10-42 H.B.P.	6.725411
11	T25S-R38E: Sec. 5; Lots 1, 2, 3 & 4 and S/2 N/2 and,	B-9312-4 9-10-41 H.B.P.	25.554477 .
	<u>T245-R38E:</u> Sec. 32; S/2	B-9311-1 9-10-41 H.B.P.	

Tract <u>Number</u>	<u>Description</u>	Serial No. and Date of Lease or Application	Phase I Percent. Tract Participation in Unit
1.2	T245-R38E: Sec. 33: SW/4 SW/4, and	B-1732 2-19-33 HaBaPa	0,000000
	T25S-R38E: Sec. 4 W/2 NW/4		
13	T25S-R38E: Sec. 6; Lots 1 & 2	B-10272 5-10-43 H.B.P.	1.222032
14	<u>T25S-P38E</u> : Sec. 6; SE/4 NE/4	B-9521 2-10-42 H.B.P.	0.606780
		FEE LANDS	
1	T245-R38E: Sec. 19: S/2 SW/4	10-29-47 H.B.P.	4.454061
2	<u>T245-R38E</u> : Sec. 30; NW/L	5-5-54 H.B.P.	3.647846
3	<u>T245-R38E</u> s Sec. 30; SW/4	3-30-48 3-30-48 3-30-48 3-30-48 12-21-53 H.B.P.	5.843593
10	<u>T24S-R38E</u> : Sec. 31; SE/4, NE/4 SW/4	7-5-46 H.B.P. 1-18-52	5.136444
	·	H.B.P. Total	100.000000

# EXHIBIT "C-1" PART II SCHEDULE OF TRACT PERCENTAGE PARTICIPATION WEST DOLLARHIDE QUEEN SAND UNIT LEA COUNTY, NEW MEXICO

Working Interest Owner	Unit Tract No.	Phase I Percent. Participation in Unit	Phase I Percent。 Participation-Total
E. A. Culbertson	15	0.427223	0.427223
Elliott, Inc.	7	5.920499	5.920499
Frank O. Elliott	8	2.880410	2.880410
J. P. Gibbins	2	3.647846	3.647846
Gulf Oil Corporation	12	0.00000	0.00000
Ora R. Hall, Jr.	8	2 <b>.88</b> 0410	2.880410
Wallace W. Irwin	15	0.427222	0.427222
Joseph D. Kennedy	11	0.638862	0.638862
J. C. Maxwell	11	4.472033	4.472033
Marilyn Maxwell Trust	11	1.277724	1.277724
Pan American Petroleum Corporation	6	6.725411	6.725411
Sinclair Oil & Gas Company	3 4 13	5.843593 21.600307 1.222032	28,665932
Skelly Oil Company	5 11 14	6.316112 12.777239 0.606780	19.700131
Sunshine Royalty Company	9	3.720191	3.720191
Texaco, Inc.	1 10 16	4°454061 5°136444 2°636982	12。227487
Texaco Seaboard, Inc.	11	<u>6.388619</u> 100.000000	<u>6.388619</u> 100 <b>.00000</b> 0

# EXHIBIT "C-2" PART II SCHEDULE OF TRACT PERCENTAGE PARTICIPATION WEST DOLLARHIDE QUEEN SAND UNIT LEA COUNTY, NEW MEXICO

Working Interest Owner	Unit Tract No.	Phase II Percent.  Participation in Unit	Phase II Percent. Participation-Total
E. A. Culbertson	15	1.246686	1.246686
Elliott, Inc.	7	6.684052	6.684052
Frank O. Elliott	8	2.321039	2.321039
J. P. Gibbins	2	3.544613	3.544613
Gulf Oil Corporation	12	1.804675	1.804675
Ora R. Hall, Jr.	8	2.321039	2.321039
Wallace W. Irwin	15	1.246685	1.246685
Joseph D. Kennedy	11	0.654924	0.654924
J. C. Maxwell	11	4.584464	4.584464
Marilyn Maxwell Trust	11	1.309848	1.309848
Pan American Petroleum Corporation	6	9.761334	9.761334
Sinclair Oil & Gas Company	3 4 13	6.210228 14.114237 2.451198	22.775663
Skelly Oil Company	5 11 14	6.307331 13.098470 1.156695	20.562496
Sunshine Royalty Company	9	3.056062	3.056062
Texaco, Inc.	1 10 16	1.846998 7.528884 2.201302	11.577184
Texaco Seaboard, Inc.	11	6.549236 100.000000	<u>6.549236</u> 100 <b>.</b> 000000

# EXHIBIT "C-2" Part I SCHEDULE OF TRACT PERCENTAGE PARTICIPATION WEST DOLLARHIDE QUEEN SAND UNIT LEA COUNTY, NEW MEXICO

Tract Number	Description	Serial No. and Date of Lease or Application FEDERAL LANDS	Phase II Percent. Tract Participation In Unit
		Gibigs brest marks, commentated back Management and become designed	
4	T24S-R38E: Sec. 30; SE/4, S/2 NE/4, NW/4 NE/4 Sec. 19; SW/4 SE/4	LC-067968 9-1-49 H.B.P.	14.114237
7	T24S-R38E: Sec. 31; N/2 NE/4, SW/4 NE/4	LC-069052 8-1-49 H.B.P.	6.684052
. 8	T24S-R38E: Sec. 31; SE/4 NE/4 & NE/4 NW/4	LC-069052 8-1-49 H.B.P.	4.642078
9	T24S-R38E: Sec. 31; NW/L NW/L & SE/4 NW/4	LC-069052 8-1-49	3.056062
15	T25S_R38E: Sec. 5; N/2 SW/4	LC-067164 6-1-47 H.B.P.	2•493371
16	T25S-R38E: Sec. 5; N/2 SE/4	LC-062368 6-1-47 H.B.P.	2.201302
		STATE LANDS	
5	T245-R38E: Sec. 29; W/2 SW/4, SW/4 NW/4	B-9519 2-10-42 H.B.P.	6.307331
6	T245-R38E: Sec. 32; NW/4, SW/4 NE/4	B-9613 4-10-42 H.B.P.	9.761334
11	T25S-R38E: Sec. 5; Lots 1, 2, 3 & 4 and S/2 N/2 and,	B-9312-4 9-10-41 H.B.P.	26.196942
	<u>T245-R38E:</u> Sec. 32; S/2	B-9311-1 9-10-41 H.B.P.	

Tract <u>Number</u>	<u>Description</u>	Serial No. and Date of Lease or Application	Phase II Percent. Tract Participationin_Unit
12	T24S-R38E: Sec. 33: SW/4 SW/4, and	B-1732 2-19-33 H.B.P.	1.804675
	T25S-R38E: Sec. 4 W/2 NW/4		
13	T25S-R38E: Sec. 6; Lots 1 & 2	B-10272 5-10-43 н.в.Р.	2.451198
14	T25S-R38E: Sec. 6; SE/4 NE/4	B-9521 2-10-42 H.B.P.	1.156695
		FEE LANDS	
1	T24S-R38E: Sec. 19; S/2 SW/4	10-29-47 н.в.Р.	1.846998
2	<u>T245-R38</u> E: Sec. 30; NW/4	5-5-54 Н.В.Р.	3.544613
3	T24S-R38E: Sec. 30; SW/4	3-30-48 3-30-48 3-30-48 3-30-48 12-21-53 H.B.P.	6.210228
10	T24S-R38E: Sec. 31; SE/4, NE/4 SW/4	7-5-46 н.в.р. 1-18-52	7.528884
	<b>v</b> <del></del>	H.B.P. Total	100,000000



#### **SKELLY OIL COMPANY**

P. 0. Box 1650 TULSA 2.OKLAHOMA

September 24, 1962

East 2672

PRODUCTION DEPARTMENT

W. P. WHITMORE, MGR. PRODUCTION
W. D. CARSON, MGR. TECHNICAL SERVICES
ROBERT G. HILTZ, MGR. JOINT OPERATIONS
GEORGE W. SELINGER, MGR. CONSERVATION

C. L. BLACKSHER, VICE PRESIDENT

Re: West Dollarhide Queen Unit Lea County, New Mexico

New Mexico Oil Conservation Commission P. O. Box 871 Santa Fe, New Mexico

Attention: Mr. James M. Durrett, Jr., General Counsel

Gentlemen:

We are attaching an original and three copies of an application for approval of the West Dollarhide Queen Sand Unit Agreement. For your information we are, also, attaching a list of names and addresses of the working interest owners, as well as a list of the names and addresses of the royalty and overriding royalty owners within the unit area.

We would appreciate having this matter set for an Examiner's hearing the last part of October, 1962.

Yours very truly,

RJJ:br Attach.

cc-Mr. L. C. White w/attach.
Gilbert, White and Gilbert
Bishop Building
Santa Fe, New Mexico

DOCKET MILED

Date 11-67

#### KNOW ALL MEN BY THESE PRESENTS: THAT.

WHEREAS, each of the undersigned hereby acknowledges receipt of a true and correct counterpart of that certain instrument dated February 1, 1962, and entitled "Unit Agreement for the Development and Operation of the West Dollarhide Queen Sand Unit, Lea County, New Mexico", reference to which said agreement being here made for all pertinent purposes; and

WHEREAS, each of the undersigned represents that it is a "Royalty Owner" (as that term is defined in said Unit Agreement) and, as such, owns an interest or interests in one or more of the separate tracts of land covered by said agreement and more particularly identified on Exhibits "A" and "B" thereto (which said separate tracts, in the aggregate, comprise the Unit Area of the West Dollarhide Queen Sand Unit); and

WHEREAS, among other things, said Unit Agreement provides that it may be ratified by a separate instrument in writing, and the undersigned, being familiar with the contents of said agreement, desires to ratify and confirm same:

NOW, THEREFORE, for and in consideration of the premises, the mutual covenants and agreements set forth in said Unit Agreement, and the mutual benefits to be derived therefrom, each of the undersigned does hereby ratify, adopt and confirm said Unit Agreement with respect to all of its interest or interests in all of the land covered by said agreement, thereby becoming a party to said agreement to the same extent as if it had executed a counterpart thereof. Each of the undersigned hereby stipulates that its interest or interests in said Unit Area is hereby unitized in accordance with and subject to all of the terms and conditions of said Unit Agreement.

The undersigned (whether one or more) is referred to in the singular and in the neuter gender.

This ratification shall extend to and be binding upon the undersigned, its heirs, legal representatives, successors and assigns.

IN WITNESS WHEREOF this instrument is executed this day of

STATE OF TEXAS	)
COUNTY OF TARRANT	) SS: )
The foregoing instrumen DECEMBER 1962	nt was acknowledged before me this 5TH day of the contract of
My Commission Expires:	Juanita Laket
Market Speed DD	Notary Public
JOINT HUSBAND	& WIFE NOTARY ACKNOWLEDGMENT FORM
STATE OF	)
COUNTY OF	
	at was acknowledged before me this day of and
	, his wife.
My Commission Expires:	
	Notary Public
	•
CORPORAT	TION NOTARY ACKNOWLEDGMENT FORM
ATATA OF	
STATE OF	
COUNTY OF	
The foregoing instrumen	t was acknowledged before me this day of
	, a, corporation, or
rresident of	a corporation or
behalf of said corporation.	
My Commission Expires:	
	Notary Public
	2

1963 VAN 14 OFFICE OCC

# ROYALTY OWNER'S RATIFICATION OF UNIT AGREEMENT WEST DOLLARHIDE QUEEN SAND UNIT LEA COUNTY, NEW MEXICO

KNOW ALL MEN BY THESE PRESENTS: THAT.

WHEREAS, each of the undersigned hereby acknowledges receipt of a true and correct counterpart of that certain instrument dated February 1, 1962, and entitled "Unit Agreement for the Development and Operation of the West Dollarhide Queen Sand Unit, Lea County, New Mexico", reference to which said agreement being here made for all pertinent purposes; and

WHEREAS, each of the undersigned represents that it is a "Royalty Owner" (as that term is defined in said Unit Agreement) and, as such, owns an interest or interests in one or more of the separate tracts of land covered by said agreement and more particularly identified on Exhibits "A" and "B" thereto (which said separate tracts, in the aggregate, comprise the Unit Area of the West Dollarhide Queen Sand Unit); and

WHEREAS, among other things, said Unit Agreement provides that it may be ratified by a separate instrument in writing, and the undersigned, being familiar with the contents of said agreement, desires to ratify and confirm same:

NOW, THEREFORE, for and in consideration of the premises, the mutual covenants and agreements set forth in said Unit Agreement, and the mutual benefits to be derived therefrom, each of the undersigned does hereby ratify, adopt and confirm said Unit Agreement with respect to all of its interest or interests in all of the land covered by said agreement, thereby becoming a party to said agreement to the same extent as if it had executed a counterpart thereof. Each of the undersigned hereby stipulates that its interest or interests in said Unit Area is hereby unitized in accordance with and subject to all of the terms and conditions of said Unit Agreement.

The undersigned (whether one or more) is referred to in the singular and in the neuter gender.

This ratification shall extend to and be binding upon the undersigned, its heirs, legal representatives, successors and assigns.

IN WITNESS WHEREOF this instrument is executed this day of \_\_\_\_\_

THE FIRST NATIONAL BANK OF DENVER, SUCCESSOR TRUSTEE UNDER THE LAST WILL AND TESTAMENT OF CHARLES T. LUPTON. DECEASED

Vice President

COUNTY OF
My Commission Expires:
<u> </u>
Notary Public
JOINT HUSBAND & WIFE NOTARY ACKNOWLEDCHENT FORM
STATE OF)
COUNTY OF) SS:
The foregoing instrument was acknowledged before me this day of and, his wife.
My Commission Expires:
Notary Public
CORPORATION NOTARY ACKNOWLEDGMENT FORM
STATE OFCOLORADO )
COUNTY OF
The foregoing instrument was acknowledged before me this May of
Vice- President of The First Matienal Bank of Denver
, enetional banking association composition, obehalf of said morposition association.
benain of said warps association.
My Commaission Expires:
May 7/963 Notary Public

#### KNOW ALL MEN BY THESE PRESENTS: THAT,

WHEREAS, each of the undersigned hereby acknowledges receipt of a true and correct counterpart of that certain instrument dated February 1, 1962, and entitled "Unit Agreement for the Development and Operation of the West Dollarhide Queen Sand Unit, Lea County, New Mexico", reference to which said agreement being here made for all pertinent purposes; and

WHEREAS, each of the undersigned represents that it is a "Royalty Owner" (as that term is defined in said Unit Agreement) and, as such, owns an interest or interests in one or more of the separate tracts of land covered by said agreement and more particularly identified on Exhibits "A" and "B" thereto (which said separate tracts, in the aggregate, comprise the Unit Area of the West Dollarhide Queen Sand Unit); and

WHEREAS, among other things, said Unit Agreement provides that it may be ratified by a separate instrument in writing, and the undersigned, being familiar with the contents of said agreement, desires to ratify and confirm same:

NOW, THEREFORE, for and in consideration of the premises, the mutual covenants and agreements set forth in said Unit Agreement, and the mutual benefits to be derived therefrom, each of the undersigned does hereby ratify, adopt and confirm said Unit Agreement with respect to all of its interest or interests in all of the land covered by said agreement, thereby becoming a party to said agreement to the same extent as if it had executed a counterpart thereof. Each of the undersigned hereby stipulates that its interest or interests in said Unit Area is hereby unitized in accordance with and subject to all of the terms and conditions of said Unit Agreement.

The undersigned (whether one or more) is referred to in the singular and in the neuter gender.

This ratification shall extend to and be binding upon the undersigned, its heirs, legal representatives, successors and assigns.

	instrument is executed this <u>20</u> day of
<u>/U.</u> , 1962.	
	Soulate Carting
•	Trustu for Porchlan Carta II
	<b>/</b>

COUNTY OF Me Baca	) ) ) )
The foregoing instrument 1962,	was acknowledged before me this 20 day of by Parkatan water .
My Commission Expires:	Hotary Public Tellars
<b>V V</b>	WIFE NOTARY ACKNOWLEDCMENT FORM
STATE OF	-)
COUNTY OF	) SS: _)
The foregoing instrument, 1962,	was acknowledged before me this day of by and his wife.
My Commission Expires:	Notary Public
CORPORATIO	N NOTARY ACKNOWLEDGMENT FORM
STATE OF	_} ss:
The foregoing instrument, 1962,	was acknowledged before me this day of by,
President of	by, corporation, on
behalf of said corporation.	a corporation, on
My Commission Expires:	
	Notary Public

#### KNOW ALL MEN BY THESE PRESENTS: THAT,

WHEREAS, each of the undersigned hereby acknowledges receipt of a true and correct counterpart of that certain instrument dated February 1, 1962, and entitled "Unit Agreement for the Development and Operation of the West Dollarhide Queen Sand Unit, Lea County, New Mexico", reference to which said agreement being here made for all pertinent purposes; and

WHEREAS, each of the undersigned represents that it is a "Royalty Owner" (as that term is defined in said Unit Agreement) and, as such, owns an interest or interests in one or more of the separate tracts of land covered by said agreement and more particularly identified on Exhibits "A" and "B" thereto (which said separate tracts, in the aggregate, comprise the Unit Area of the West Dollarhide Queen Sand Unit); and

WHEREAS, among other things, said Unit Agreement provides that it may be ratified by a separate instrument in writing, and the undersigned, being familiar with the contents of said agreement, desires to ratify and confirm same:

NOW, THEREFORE, for and in consideration of the premises, the mutual covenants and agreements set forth in said Unit Agreement, and the mutual benefits to be derived therefrom, each of the undersigned does hereby ratify, adopt and confirm said Unit Agreement with respect to all of its interest or interests in all of the land covered by said agreement, thereby becoming a party to said agreement to the same extent as if it had executed a counterpart thereof. Each of the undersigned hereby stipulates that its interest or interests in said Unit Area is hereby unitized in accordance with and subject to all of the terms and conditions of said Unit Agreement.

The undersigned (whether one or more) is referred to in the singular and in the neuter gender.

This ratification shall extend to and be binding upon the undersigned, its heirs, legal representatives, successors and assigns.

IN WITNESS WHEREOF this instrument is executed this Ith day of Elec.\_\_\_\_\_\_\_\_, 1962.

on M.

Markley

STATE OF		_{
COUNTY OF		) SS: _)
The	foregoing instrument 1962,	was acknowledged before me this day of by
My Commiss	sion Expires:	
		Notary Public
	JOINT HUSBAND &	WIFE NOTARY ACKNOWLEDGMENT FORM
STATE OF		-\} aa
COUNTY OF		) SS: _)
		was acknowledged before me this day of by and, his wife.
My Commiss	sion Expires:	
•=•		Notary Public
	CORPORATIO	ON NOTARY ACKNOWLEDGMENT FORM
STATE OF	TUX 9	)
_	MIXIANE	
<b>Di</b>		was acknowledged before me this 5th day of by MARKEN IN FACT OF TELACO INC.
behalf of	said corporation.	a corporation, on
My Commiss	sion Expires:	
JUNE	1, 1963	Morrity Jangar
		Notary Public

KNOW ALL MEN BY THESE PRESENTS: THAT,

WHEREAS, each of the undersigned hereby acknowledges receipt of a true and correct counterpart of that certain instrument dated February 1, 1962, and entitled "Unit Agreement for the Development and Operation of the West Dollarhide Queen Sand Unit, Lea County, New Mexico", reference to which said agreement being here made for all pertinent purposes; and

WHEREAS, each of the undersigned represents that it is a "Royalty Owner" (as that term is defined in said Unit Agreement) and, as such, owns an interest or interests in one or more of the separate tracts of land covered by said agreement and more particularly identified on Exhibits "A" and "B" thereto (which said separate tracts, in the aggregate, comprise the Unit Area of the West Dollarhide Queen Sand Unit); and

WHEREAS, among other things, said Unit Agreement provides that it may be ratified by a separate instrument in writing, and the undersigned, being familiar with the contents of said agreement, desires to ratify and confirm same;

NOW, THEREFORE, for and in consideration of the premises, the mutual covenants and agreements set forth in said Unit Agreement, and the mutual benefits to be derived therefrom, each of the undersigned does hereby ratify, adopt and confirm said Unit Agreement with respect to all of its interest or interests in all of the land covered by said agreement, thereby becoming a party to said agreement to the same extent as if it had executed a counterpart thereof. Each of the undersigned hereby stipulates that its interest or interests in said Unit Area is hereby unitized in accordance with and subject to all of the terms and conditions of said Unit Agreement.

The undersigned (whether one or more) is referred to in the singular and in the neuter gender.

This ratification shall extend to and be binding upon the undersigned, its heirs, legal representatives, successors and assigns.

IN WITNESS WHEREOF this instrument is executed this <u>21st</u> day of <u>September</u>, 1962.

Eugenia Hill Maxwell

J. C. Maxwell (Husband)

STATE OF	_)
COUNTY OF	SS:
The foregoing instrument	was acknowledged before me this day of by
My Commission Expires:	
	Notary Public
JOINT HUSBAND &	WIFE NOTARY ACKNOWLEDGMENT FORM
STATE OF TEXAS  COUNTY OF TARRANT	_} ss:
The foregoing instrument September , 1962, her husband, J. C. Maxwell	was acknowledged before me this <u>21st</u> day of by <u>Eugenia Hill Maxwell</u> , joined by <u>AMM</u>
My Commission Expires:	
June 1, 1963	Notary Public To LAUNELL COOK
CORPORATI	ON NOTARY ACKNOWLEDGMENT FORM
STATE OF	
The foregoing instrument 1962	was acknowledged before me this day of
behalf of said corporation.	, a corporation, on
My Commission Expires:	
	Notary Public

#### KNOW ALL MEN BY THESE PRESENTS: THAT,

WHEREAS, each of the undersigned hereby acknowledges receipt of a true and correct counterpart of that certain instrument dated February 1. 1962, and entitled "Unit Agreement for the Development and Operation of the West Dollarhide Queen Sand Unit. Lea County, New Mexico\*, reference to which said agreement being here made for all pertinent purposes; and

WHEREAS, each of the undersigned represents that it is a "Royalty Owner" (as that term is defined in said Unit Agreement) and, as such, owns an interest or interests in one or more of the separate tracts of land covered by said agreement and more particularly identified on Exhibits "A" and "B" thereto (which said separate tracts, in the aggregate, comprise the Unit Area of the West Dollarhide Queen Sand Unit); and

WHEREAS, among other things, said Unit Agreement provides that it may be ratified by a separate instrument in writing, and the undersigned, being familiar with the contents of said agreement, desires to ratify and confirm same:

NOW, THEREFORE, for and in consideration of the premises, the mutual covenants and agreements set forth in said Unit Agreement, and the mutual benefits to be derived therefrom, each of the undersigned does hereby ratify, adopt and confirm said Unit Agreement with respect to all of its interest or interests in all of the land covered by said agreement, thereby becoming a party to said agreement to the same extent as if it had executed a counterpart thereof. Each of the undersigned hereby stipulates that its interest or interests in said Unit Area is hereby unitized in accordance with and subject to all of the terms and conditions of said Unit Agreement.

The undersigned (whether one or more) is referred to in the singular and in the neuter gender.

This ratification shall extend to and be binding upon the undersigned. its heirs, legal representatives, successors and assigns.

IN WITNESS WHEREOF this instrument is executed this 9th day of \_\_\_\_ <u>October</u>, 1962.

Margoret C. Callins

STATE OF	)
COUNTY OF	
	t was acknowledged before me this day of , by
My Commission Expires:	
	Notary Public
JOINT HUSBAND	& WIFE NOTARY ACKNOWLEDGMENT FORM
STATE OF TEXAS	)
COUNTY OF MIDLAND	
<u>October</u> , 1962	t was acknowledged before me this 9th day of , by w. B. Collins and
Margaret C. Colli	ns , his wife.
My Commission Expires:	JANE HARGRAVIE
June 1, 1963	Notary Public
CORPORAT	ION NOTARY ACKNOWLEDGMENT FORM
STATE OF	
	t was acknowledged before me this day of 2, by,
President of	2, by
behalf of said corporation.	, a corporation, on
My Commission Expires:	
	Notary Public

#### KNOW ALL MEN BY THESE PRESENTS: THAT,

WHEREAS, each of the undersigned hereby acknowledges receipt of a true and correct counterpart of that certain instrument dated February 1, 1962, and entitled "Unit Agreement for the Development and Operation of the West Dollarhide Queen Sand Unit, Lea County, New Mexico", reference to which said agreement being here made for all pertinent purposes; and

WHEREAS, each of the undersigned represents that it is a "Royalty Owner" (as that term is defined in said Unit Agreement) and, as such, owns an interest or interests in one or more of the separate tracts of land covered by said agreement and more particularly identified on Exhibits "A" and "B" thereto (which said separate tracts, in the aggregate, comprise the Unit Area of the West Dollarhide Queen Sand Unit); and

WHEREAS, among other things, said Unit Agreement provides that it may be ratified by a separate instrument in writing, and the undersigned, being familiar with the contents of said agreement, desires to ratify and confirm same:

NOW, THEREFORE, for and in consideration of the premises, the mutual covenants and agreements set forth in said Unit Agreement, and the mutual benefits to be derived therefrom, each of the undersigned does hereby ratify, adopt and confirm said Unit Agreement with respect to all of its interest or interests in all of the land covered by said agreement, thereby becoming a party to said agreement to the same extent as if it had executed a counterpart thereof. Each of the undersigned hereby stipulates that its interest or interests in said Unit Area is hereby unitized in accordance with and subject to all of the terms and conditions of said Unit Agreement.

The undersigned (whether one or more) is referred to in the singular and in the neuter gender.

This ratification shall extend to and be binding upon the undersigned, its heirs, legal representatives, successors and assigns.

IN WITNESS WHEREOF this instrument October, 1962.	is executed this 2 day of
1902.	( ) Manie
	San Golden

STATE OF	_)
COUNTY OF HREA	) SS:: )
	t was acknowledged before me this 3rd day of by Rex B.V. Prece
My Commission Expires:	Margaret Carrickal Notary Public Host Carridge Jexan
JONE 1-1963	Notary Public Hande Cheroly dexe.
JOINT HUSBAND &	WIFE NOTARY ACKNOWLEDGMENT FORM
STATE OF	)
COUNTY OF	) SS: )
The foregoing instrument	was acknowledged before me this day of and
	, his wife.
My Commission Expires:	Notary Public
CORPORATI	ION NOTARY ACKNOWLEDGMENT FORM
STATE OF	)
COUNTY OF	) SS% )
The foregoing instrument	was acknowledged before me this day of .
President of	2, by
behalf of said corporation.	, a corporation, on
My Commission Expires:	
	Notary Public

KNOW ALL MEN BY THESE PRESENTS: THAT.

WHEREAS, each of the undersigned hereby acknowledges receipt of a true and correct counterpart of that certain instrument dated February 1, 1962, and entitled "Unit Agreement for the Development and Operation of the West Dollarhide Queen Sand Unit, Lea County, New Mexico", reference to which said agreement being here made for all pertinent purposes; and

WHEREAS, each of the undersigned represents that it is a "Royalty Owner" (as that term is defined in said Unit Agreement) and, as such, owns an interest or interests in one or more of the separate tracts of land covered by said agreement and more particularly identified on Exhibits "A" and "B" thereto (which said separate tracts, in the aggregate, comprise the Unit Area of the West Dollarhide Queen Sand Unit); and

WHEREAS, among other things, said Unit Agreement provides that it may be ratified by a separate instrument in writing, and the undersigned, being familiar with the contents of said agreement, desires to ratify and confirm same:

NOW, THEREFORE, for and in consideration of the premises, the mutual covenants and agreements set forth in said Unit Agreement, and the mutual benefits to be derived therefrom, each of the undersigned does hereby ratify, adopt and confirm said Unit Agreement with respect to all of its interest or interests in all of the land covered by said agreement, thereby becoming a party to said agreement to the same extent as if it had executed a counterpart thereof. Each of the undersigned hereby stipulates that its interest or interests in said Unit Area is hereby unitized in accordance with and subject to all of the terms and conditions of said Unit Agreement.

The undersigned (whether one or more) is referred to in the singular and in the neuter gender.

This ratification shall extend to and be binding upon the undersigned, its heirs, legal representatives, successors and assigns.

STATE OF	MON MOXI	60	_)
COUNTY OF	Chaves		) SS: _)
The	foregoing	instrument 	was acknowledged before me this 19th day of by Popest R. Lavere
My Commis	sion Expire	<b>95</b> \$	Notary Public Raylun
	JOIN	" HUSBAND &	WIFE NOTARY ACKNOWLEDGMENT FORM
STATE OF			_)
COUNTY OF			) SS: )
The		, 1962,	was acknowledged before me this day of by and, his wife.
	sion Expire		
CASE The Later Company of the Case of the			Notary Public
		CORPORATIO	ON NOTARY ACKNOWLEDGMENT FORM
STATE OF			)
			SS%
The	foregoing	instrument , 1962,	was acknowledged before me this day of , by,
	Pres	sident of	, by, or corporation, or
behalf of	said corpo	ration。	) a corporation, or
My Commis	sion Expire	<b>∋s</b> ≎	
			Notary Public

KNOW ALL MEN BY THESE PRESENTS: THAT.

WHEREAS, each of the undersigned hereby acknowledges receipt of a true and correct counterpart of that certain instrument dated February 1, 1962, and entitled "Unit Agreement for the Development and Operation of the West Dollarhide Queen Sand Unit, Lea County, New Mexico", reference to which said agreement being here made for all pertinent purposes; and

WHEREAS, each of the undersigned represents that it is a "Royalty Owner" (as that term is defined in said Unit Agreement) and, as such, owns an interest or interests in one or more of the separate tracts of land covered by said agreement and more particularly identified on Exhibits "A" and "B" thereto (which said separate tracts, in the aggregate, comprise the Unit Area of the West Dollarhide Queen Sand Unit); and

WHEREAS, among other things, said Unit Agreement provides that it may be ratified by a separate instrument in writing, and the undersigned, being familiar with the contents of said agreement, desires to ratify and confirm same;

NOW, THEREFORE, for and in consideration of the premises, the mutual covenants and agreements set forth in said Unit Agreement, and the mutual benefits to be derived therefrom, each of the undersigned does hereby ratify, adopt and confirm said Unit Agreement with respect to all of its interest or interests in all of the land covered by said agreement, thereby becoming a party to said agreement to the same extent as if it had executed a counterpart thereof. Each of the undersigned hereby stipulates that its interest or interests in said Unit Area is hereby unitized in accordance with and subject to all of the terms and conditions of said Unit Agreement.

The undersigned (whether one or more) is referred to in the singular and in the neuter gender.

This ratification shall extend to and be binding upon the undersigned, its heirs, legal representatives, successors and assigns.

IN WITNESS WHEREOF this instrument is executed this 54 day of \_\_\_\_\_\_

Hugh Carrigan ...

STATE OF Hareda
COUNTY OF Smiling River
The foregoing instrument was acknowledged before me this 54 day of
My Commission Expires:
Month 12,1966  Notary Public
JOINT HUSBAND & WIFE NOTARY ACKNOWLEDGMENT FORM
STATE OF
COUNTY OF
The foregoing instrument was acknowledged before me this day of and, his wife.
My Commission Expires:
Notary Public
CORPORATION NOTARY ACKNOWLEDGMENT FORM
STATE OF)
COUNTY OF
The foregoing instrument was acknowledged before me this day of, 1962, by,
President of
President of corporation, o behalf of said corporation.
My Commission Expires:
Notary Public

KNOW ALL MEN BY THESE PRESENTS: THAT,

WHEREAS, each of the undersigned hereby acknowledges receipt of a true and correct counterpart of that certain instrument dated February 1, 1962, and entitled "Unit Agreement for the Development and Operation of the West Dollarhide Queen Sand Unit, Lea County, New Mexico", reference to which said agreement being here made for all pertinent purposes; and

WHEREAS, each of the undersigned represents that it is a "Royalty Owner" (as that term is defined in said Unit Agreement) and, as such, owns an interest or interests in one or more of the separate tracts of land covered by said agreement and more particularly identified on Exhibits "A" and "B" thereto (which said separate tracts, in the aggregate, comprise the Unit Area of the West Dollarhide Queen Sand Unit); and

WHEREAS, among other things, said Unit Agreement provides that it may be ratified by a separate instrument in writing, and the undersigned, being familiar with the contents of said agreement, desires to ratify and confirm same;

NOW, THEREFORE, for and in consideration of the premises, the mutual covenants and agreements set forth in said Unit Agreement, and the mutual benefits to be derived therefrom, each of the undersigned does hereby ratify, adopt and confirm said Unit Agreement with respect to all of its interest or interests in all of the land covered by said agreement, thereby becoming a party to said agreement to the same extent as if it had executed a counterpart thereof. Each of the undersigned hereby stipulates that its interest or interests in said Unit Area is hereby unitized in accordance with and subject to all of the terms and conditions of said Unit Agreement.

The undersigned (whether one or more) is referred to in the singular and in the neuter gender.

This ratification shall extend to and be binding upon the undersigned, its heirs, legal representatives, successors and assigns.

Jakneklang.

STATE OF Slouds	
COUNTY OF Sordion River Ss:	
Whe foregoing instrument was acknowledged before me this 541 day of the contract of the contra	f _•
My Commission Expires:  Lucy Alland	_
Motary Public Notary Public	
JOINT HUSBAND & WIFE NOTARY ACKNOWLEDGMENT FORM	
STATE OF	
COUNTY OF) SS:	
The foregoing instrument was acknowledged before me this day of and	
, his wife.	
My Commission Expires:	
Notary Public	•
CORPORATION NOTARY ACKNOWLEDGMENT FORM	
STATE OF	
COUNTY OF	
The foregoing instrument was acknowledged before me this day of, 1962, by,	,
President of	on
President of, acorporation, behalf of said corporation.	•••
My Commission Expires:	
Notary Public	

KNOW ALL MEN BY THESE PRESENTS: THAT,

WHEREAS, each of the undersigned hereby acknowledges receipt of a true and correct counterpart of that certain instrument dated February 1, 1962, and entitled "Unit Agreement for the Development and Operation of the West Dollarhide Queen Sand Unit, Lea County, New Mexico", reference to which said agreement being here made for all pertinent purposes; and

WHEREAS, each of the undersigned represents that it is a "Royalty Owner" (as that term is defined in said Unit Agreement) and, as such, owns an interest or interests in one or more of the separate tracts of land covered by said agreement and more particularly identified on Exhibits "A" and "B" thereto (which said separate tracts, in the aggregate, comprise the Unit Area of the West Dollarhide Queen Sand Unit); and

WHEREAS, among other things, said Unit Agreement provides that it may be ratified by a separate instrument in writing, and the undersigned, being familiar with the contents of said agreement, desires to ratify and confirm same:

NOW, THEREFORE, for and in consideration of the premises, the mutual covenants and agreements set forth in said Unit Agreement, and the mutual benefits to be derived therefrom, each of the undersigned does hereby ratify, adopt and confirm said Unit Agreement with respect to all of its interest or interests in all of the land covered by said agreement, thereby becoming a party to said agreement to the same extent as if it had executed a counterpart thereof. Each of the undersigned hereby stipulates that its interest or interests in said Unit Area is hereby unitized in accordance with and subject to all of the terms and conditions of said Unit Agreement.

The undersigned (whether one or more) is referred to in the singular and in the neuter gender.

This ratification shall extend to and be binding upon the undersigned. its heirs, legal representatives, successors and assigns.

IN WITNESS WHEREOF this instrument is executed this 15

\_**, 1962**。

Ross L. Malone, Jr., Estate of Frank Jack Danglade,

Drawer 1687, Lovington, New Mexico

June D. Speight, dealing in her sole and separate property Drawer 1687, Lovington, New Mexico

STATE OF _	New Me	xico	-{ s	SS:	
COUNTY OF	Chaves		رُ رُ		
				s acknowledged before me this 15th day Ross L. Malone, Jr., Executor of	
My Commiss	sion Expire	es		Estate of Frank Jack Danglade, Dec'd	1. 
11-11-	-65		]	Notary Public	
	JOIN'	T HUSBAND &	WIF	FE NOTARY ACKNOWLEDGMENT FORM	
STATE OF _			_( _		
COUNTY OF		**************************************	) S _)	SS:	
				s acknowledged before me this day o	_
	***************************************		·	his wife,	
My Commiss	sion Expir	es:			
					_
				Notary Public	
		CORPORATIO	ON N	NOTARY ACKNOWLEDGMENT FORM	
STATE OF _			_)		
COUNTY OF			)	SS <b></b> %	
The	foregoing	instrument	was	s acknowledged before me this day o	f
	Pro	, 1962,	, by	У	ý
			, a	corporation,	on
behalf of	said corpo	oration.			
My Commaiss	sion Expire	e <b>s</b> \$ '			
			j	Notary Public	
		•		· ·	

KNOW ALL MEN BY THESE PRESENTS: THAT.

WHEREAS, each of the undersigned hereby acknowledges receipt of a true and correct counterpart of that certain instrument dated February 1, 1962, and entitled "Unit Agreement for the Development and Operation of the West Dollarhide Queen Sand Unit, Lea County, New Mexico", reference to which said agreement being here made for all pertinent purposes; and

WHEREAS, each of the undersigned represents that it is a "Royalty Owner" (as that term is defined in said Unit Agreement) and, as such, owns an interest or interests in one or more of the separate tracts of land covered by said agreement and more particularly identified on Exhibits "A" and "B" thereto (which said separate tracts, in the aggregate, comprise the Unit Area of the West Dollarhide Queen Sand Unit); and

WHEREAS, among other things, said Unit Agreement provides that it may be ratified by a separate instrument in writing, and the undersigned, being familiar with the contents of said agreement, desires to ratify and confirm same;

NOW, THEREFORE, for and in consideration of the premises, the mutual covenants and agreements set forth in said Unit Agreement, and the mutual benefits to be derived therefrom, each of the undersigned does hereby ratify, adopt and confirm said Unit Agreement with respect to all of its interest or interests in all of the land covered by said agreement, thereby becoming a party to said agreement to the same extent as if it had executed a counterpart thereof. Each of the undersigned hereby stipulates that its interest or interests in said Unit Area is hereby unitized in accordance with and subject to all of the terms and conditions of said Unit Agreement.

The undersigned (whether one or more) is referred to in the singular and in the neuter gender.

This ratification shall extend to and be binding upon the undersigned, its heirs, legal representatives, successors and assigns.

IN WITNESS WHEREOF this instrument is executed this 21st day of November 1962.

June D. Speight, dealing in her sole and separate property

Drawer 1687

LovIngton, New Mexico

STATE OF	NEW WEXTOO	<b>_</b> }
COUNTY OF	LEA	_) SS: _)
<u>Novemk</u> and sepax	foregoing instrument 1962, tate property.	was acknowledged before me this 21st day of by June D. Speight. dealing in her sole
1-27-05		Notary Public
	JOINT HUSBAND &	WIFE NOTARY ACKNOWLEDGMENT FORM
STATE OF		_) ss: _)
The	foregoing instrument, 1962,	was acknowledged before me this day of by and, his wife.
My Commiss	sion Expires:	
<del>(                                    </del>		Notary Public
	CORPORATI	ON NOTARY ACKNOWLEDGMENT FORM
STATE OF COUNTY OF		
	, 1962	was acknowledged before me this day of, by,
behalf of	rresident ofsaid corporation.	a corporation, on
	sion Expires:	
		Notary Public

### KNOW ALL MEN BY THESE PRESENTS: THAT,

WHEREAS, each of the undersigned hereby acknowledges receipt of a true and correct counterpart of that certain instrument dated February 1, 1962, and entitled "Unit Agreement for the Development and Operation of the West Dollarhide Queen Sand Unit, Lea County, New Mexico", reference to which said agreement being here made for all pertinent purposes; and

WHEREAS, each of the undersigned represents that it is a "Royalty Owner" (as that term is defined in said Unit Agreement) and, as such, owns an interest or interests in one or more of the separate tracts of land covered by said agreement and more particularly identified on Exhibits "A" and "B" thereto (which said separate tracts, in the aggregate, comprise the Unit Area of the West Dollarhide Queen Sand Unit); and

WHEREAS, among other things, said Unit Agreement provides that it may be ratified by a separate instrument in writing, and the undersigned, being familiar with the contents of said agreement, desires to ratify and confirm same;

NOW, THEREFORE, for and in consideration of the premises, the mutual covenants and agreements set forth in said Unit Agreement, and the mutual benefits to be derived therefrom, each of the undersigned does hereby ratify, adopt and confirm said Unit Agreement with respect to all of its interest or interests in all of the land covered by said agreement, thereby becoming a party to said agreement to the same extent as if it had executed a counterpart thereof. Each of the undersigned hereby stipulates that its interest or interests in said Unit Area is hereby unitized in accordance with and subject to all of the terms and conditions of said Unit Agreement.

The undersigned (whether one or more) is referred to in the singular and in the neuter gender.

This ratification shall extend to and be binding upon the undersigned, its heirs, legal representatives, successors and assigns.

IN WITNESS WHEREOF this instrument is executed this 15th day of November, 1962.

Fern Vance, a widow

STATE OF TEXAS			
COUNTY OF TARRANT	) SS:		
The foregoing in:	strument was acknowle , 1962, by Fern V	edged before me this	day of
My Commission Expires:	-fill	G Clark	
June 1, 1963.	Notary Po County,	blic in and for Ta	rrant
JOINT HU	JSBAND & WIFE NOTARY	ACKNOWLEDGMENT FORM	
STATE OF	)		
COUNTY OF	) SS: )		
The foregoing in:	. 1962, by	edged before me this, his wife.	day of and
My Commission Expires:			
	Notary Po	ıblic	
<u>cc</u>	DRPORATION NOTARY ACK	NOWLEDGMENT FORM	
STATE OF			
The foregoing ins	strument was acknowle	edged before me this	day of
Preside	ent of	corr	poration, or
behalf of said corporat	ion.	Augum an Jil Managan Carl III and Carl III a	•
My Commission Expires:			
	Notary Pu	ıblic	

KNOW ALL MEN BY THESE PRESENTS: THAT,

WHEREAS, each of the undersigned hereby acknowledges receipt of a true and correct counterpart of that certain instrument dated February 1, 1962, and entitled "Unit Agreement for the Development and Operation of the West Dollarhide Queen Sand Unit, Lea County, New Mexico", reference to which said agreement being here made for all pertinent purposes; and

WHEREAS, each of the undersigned represents that it is a "Royalty Owner" (as that term is defined in said Unit Agreement) and, as such, owns an interest or interests in one or more of the separate tracts of land covered by said agreement and more particularly identified on Exhibits "A" and "B" thereto (which said separate tracts, in the aggregate, comprise the Unit Area of the West Dollarhide Queen Sand Unit); and

WHEREAS, among other things, said Unit Agreement provides that it may be ratified by a separate instrument in writing, and the undersigned, being familiar with the contents of said agreement, desires to ratify and confirm same:

NOW, THEREFORE, for and in consideration of the premises, the mutual covenants and agreements set forth in said Unit Agreement, and the mutual benefits to be derived therefrom, each of the undersigned does hereby ratify, adopt and confirm said Unit Agreement with respect to all of its interest or interests in all of the land covered by said agreement, thereby becoming a party to said agreement to the same extent as if it had executed a counterpart thereof. Each of the undersigned hereby stipulates that its interest or interests in said Unit Area is hereby unitized in accordance with and subject to all of the terms and conditions of said Unit Agreement.

The undersigned (whether one or more) is referred to in the singular and in the neuter gender.

This ratification shall extend to and be binding upon the undersigned, its heirs, legal representatives, successors and assigns.

IN WITNESS WHEREOF this instrument is executed this 27th day of \_\_\_\_\_\_\_, 1962.

Hattie Con Williams

STATE OF	
COUNTY OF) SS:	
The foregoing instrument was acknowledged before me 1962, by	
My Commission Expires:	
Notary Public	
JOINT HUSBAND & WIFE NOTARY ACKNOWLEDGMENT	FORM
COUNTY OF Later State   SS:	
The foregoing instrument was acknowledged before me something that the contract of the state of	this 2 / day of and wife.
My Commission Expires:	
Notary Public	Cl (tam
CORPORATION NOTARY ACKNOWLEDGMENT FOR	<u>M</u>
STATE OF	
The foregoing instrument was acknowledged before me president of	······································
President of	corporation, on
My Commission Expires:	
Notary Public	

#### KNOW ALL MEN BY THESE PRESENTS: THAT,

WHEREAS, each of the undersigned hereby acknowledges receipt of a true and correct counterpart of that certain instrument dated February 1, 1962, and entitled "Unit Agreement for the Development and Operation of the West Dollarhide Queen Sand Unit, Lea County, New Mexico", reference to which said agreement being here made for all pertinent purposes; and

WHEREAS, each of the undersigned represents that it is a "Royalty Owner" (as that term is defined in said Unit Agreement) and, as such, owns an interest or interests in one or more of the separate tracts of land covered by said agreement and more particularly identified on Exhibits "A" and "B" thereto (which said separate tracts, in the aggregate, comprise the Unit Area of the West Dollarhide Queen Sand Unit); and

WHEREAS, among other things, said Unit Agreement provides that it may be ratified by a separate instrument in writing, and the undersigned, being familiar with the contents of said agreement, desires to ratify and confirm same;

NOW, THEREFORE, for and in consideration of the premises, the mutual covenants and agreements set forth in said Unit Agreement, and the mutual benefits to be derived therefrom, each of the undersigned does hereby ratify, adopt and confirm said Unit Agreement with respect to all of its interest or interests in all of the land covered by said agreement, thereby becoming a party to said agreement to the same extent as if it had executed a counterpart thereof. Each of the undersigned hereby stipulates that its interest or interests in said Unit Area is hereby unitized in accordance with and subject to all of the terms and conditions of said Unit Agreement.

The undersigned (whether one or more) is referred to in the singular and in the neuter gender.

This ratification shall extend to and be binding upon the undersigned, its heirs, legal representatives, successors and assigns.

O IN WITNESS WHEREOF	this	instrument	is	executed this 26 day of
september, 1962.				Sharen 4 Jamese
•				NEVILLE G. PENROSE

Source of

STATE OF Islas
COUNTY OF tanal
The foregoing instrument was acknowledged before me this 26 day of the day of
My Commission Expires:  Notary Public  Notary Public
JOINT HUSBAND & WIFE NOTARY ACKNOWLEDGMENT FORM
STATE OF
COUNTY OF) 55%
The foregoing instrument was acknowledged before me this day of, 1962, by and
, his wife.
My Commission Expires:
Notary Public
CORPORATION NOTARY ACKNOWLEDGMENT FORM
STATE OF)
COUNTY OF
The foregoing instrument was acknowledged before me this day of, 1962, by,
President of
behalf of said corporation. corporation, on
My Commission Expires:
Notary Public

#### KNOW ALL MEN BY THESE PRESENTS: THAT.

WHEREAS, each of the undersigned hereby acknowledges receipt of a true and correct counterpart of that certain instrument dated February 1, 1962, and entitled "Unit Agreement for the Development and Operation of the West Dollarhide Queen Sand Unit, Lea County, New Mexico", reference to which said agreement being here made for all pertinent purposes; and

WHEREAS, each of the undersigned represents that it is a "Royalty Owner" (as that term is defined in said Unit Agreement) and, as such, owns an interest or interests in one or more of the separate tracts of land covered by said agreement and more particularly identified on Exhibits "A" and "B" thereto (which said separate tracts, in the aggregate, comprise the Unit Area of the West Dollarhide Queen Sand Unit); and

WHEREAS, among other things, said Unit Agreement provides that it may be ratified by a separate instrument in writing, and the undersigned, being familiar with the contents of said agreement, desires to ratify and confirm same:

NOW, THEREFORE, for and in consideration of the premises, the mutual covenants and agreements set forth in said Unit Agreement, and the mutual benefits to be derived therefrom, each of the undersigned does hereby ratify, adopt and confirm said Unit Agreement with respect to all of its interest or interests in all of the land covered by said agreement, thereby becoming a party to said agreement to the same extent as if it had executed a counterpart thereof. Each of the undersigned hereby stipulates that its interest or interests in said Unit Area is hereby unitized in accordance with and subject to all of the terms and conditions of said Unit Agreement.

The undersigned (whether one or more) is referred to in the singular and in the neuter gender.

This ratification shall extend to and be binding upon the undersigned, its heirs, legal representatives, successors and assigns.

San Zacy Fiel Bell

STATE OF	TEXAS	}
COUNTY OF _	TARRANT	)
	oregoing instrument ober 1962, 1	was acknowledged before me this 2nd day of by DAN DACY
My Commissi	on Expires:	$\bigcap_{i \in \mathcal{A}} \mathcal{B}_{i}$
My Commission	, NOTARY PUBLIC Expires June 1, 1068	Notary Public, Garrant County, Jugas
	SINGLE AC	CKNOWLEDGEMENT
THE STATE OF T	· /	
BEFORE ME, the	undersigned, a Notary Public	in and for said County and State, on this day personally appeared
me that he	rson whose name is executed the same for the pure HAND AND SEAL OF OF	poses and consideration therein expressed.
	CORPORATION	N NOTARY ACKNOWLEDGMENT FORM
STATE OF		<b>38</b> %
The fo	oregoing instrument v	was acknowledged before me this day of by,
behalf of s	aid corporation.	a corporation, on
My Commission	on Expires:	
		Notary Public

KNOW ALL MEN BY THESE PRESENTS: THAT.

WHEREAS, each of the undersigned hereby acknowledges receipt of a true and correct counterpart of that certain instrument dated February 1, 1962, and entitled "Unit Agreement for the Development and Operation of the West Dollarhide Queen Sand Unit, Lea County, New Mexicon, reference to which said agreement being here made for all pertinent purposes: and

WHEREAS, each of the undersigned represents that it is a "Royalty Owner" (as that term is defined in said Unit Agreement) and, as such, owns an interest or interests in one or more of the separate tracts of land covered by said agreement and more particularly identified on Exhibits "A" and "B" thereto (which said separate tracts, in the aggregate, comprise the Unit Area of the West Dollarhide Queen Sand Unit); and

WHEREAS, among other things, said Unit Agreement provides that it may be ratified by a separate instrument in writing, and the undersigned, being familiar with the contents of said agreement, desires to ratify and confirm same

NOW, THEREFORE, for and in consideration of the premises, the mutual covenants and agreements set forth in said Unit Agreement, and the mutual benefits to be derived therefrom, each of the undersigned does hereby ratify, adopt and confirm said Unit Agreement with respect to all of its interest or interests in all of the land covered by said agreement, thereby becoming a party to said agreement to the same extent as if it had executed a counterpart thereof. Each of the undersigned hereby stipulates that its interest or interests in said Unit Area is hereby unitized in accordance with and subject to all of the terms and conditions of said Unit Agreement.

The undersigned (whether one or more) is referred to in the singular and in the neuter gender.

This ratification shall extend to and be binding upon the undersigned. its heirs, legal representatives, successors and assigns,

IN WITNESS WHEREOF this instrument is executed this \_\_\_\_\_ day of \_\_\_\_\_ DOTORER, 1962.

Bichard & Melson

STATE OF		_)				
COUNTY OF	(850) ;	) s _)	<b>S</b> s			
	foregoing instrument, 1962,					_ day of
My Commiss	sion Expires:					
		:	Notary Public			
	JOINT HUSBAND &	WIF	E NOTARY ACKNO	WLEDGM	ONT FORM	
STATE OF _	TEXAS HARRIS	_) ) s )	<b>S</b> :			
	foregoing instrument  1862,  RICHARD -	was by	acknowledged RICHARD ELSON	before F. NE	me this 6th	day of and
My Commiss	sion Expires:				Edur-	
	CORPORATIO	ON N	OTARY ACKNOWLE	EDGMENT	FORM	
STATE OF _		_} _}	<b>SS</b> %			
The	foregoing instrument, 1962President of	was , by	acknowledged	before	me this	day of
behalf of	President ofsaid corporation.	, a.			corpora	ation, or
My Commiss	sion Expires:					
			Notary Public			

KNOW ALL MEN BY THESE PRESENTS: THAT.

WHEREAS, each of the undersigned hereby acknowledges receipt of a true and correct counterpart of that certain instrument dated February 1, 1962, and entitled "Unit Agreement for the Development and Operation of the West Dollarhide Queen Sand Unit, Lea County, New Mexico", reference to which said agreement being here made for all pertinent purposes; and

WHEREAS, each of the undersigned represents that it is a "Royalty Owner" (as that term is defined in said Unit Agreement) and, as such, owns an interest or interests in one or more of the separate tracts of land covered by said agreement and more particularly identified on Exhibits "A" and "B" thereto (which said separate tracts, in the aggregate, comprise the Unit Area of the West Dollarhide Queen Sand Unit); and

WHEREAS, among other things, said Unit Agreement provides that it may be ratified by a separate instrument in writing, and the undersigned, being familiar with the contents of said agreement, desires to ratify and confirm same:

NOW, THEREFORE, for and in consideration of the premises, the mutual covenants and agreements set forth in said Unit Agreement, and the mutual benefits to be derived therefrom, each of the undersigned does hereby ratify, adopt and confirm said Unit Agreement with respect to all of its interest or interests in all of the land covered by said agreement, thereby becoming a party to said agreement to the same extent as if it had executed a counterpart thereof. Each of the undersigned hereby stipulates that its interest or interests in said Unit Area is hereby unitized in accordance with and subject to all of the terms and conditions of said Unit Agreement.

The undersigned (whether one or more) is referred to in the singular and in the neuter gender.

This ratification shall extend to and be binding upon the undersigned, its heirs, legal representatives, successors and assigns.

Vida Peay

STATE OF		
COUNTY OF		្ន) <b>SS</b> ៖
The	foregoing instrument 1962,	was acknowledged before me this day of by
My Commiss	sion Expires:	
		Notary Public
	JOINT HUSBAND &	WIFE NOTARY ACKNOWLEDGMENT FORM
STATE OF	Tilax	_)
COUNTY OF	Country Of	ア)ss: 止)
The	foregoing instrument	was acknowledged before me this 2 day of
Not.	1962	by form and his wife.
My Commiss	sion Expires:	
June	1,1463	Notary Public Notary Public
	CORPORATIO	ON NOTARY ACKNOWLEDGMENT FORM
STATE OF		)
COUNTY OF		
The	foregoing instrument	was acknowledged before me this day of
	President of	, by corporation, on
behalf of	said corporation.	a corporation, on
My Commiss	sion Expires:	
	-	
		Notary Public

KNOW ALL MEN BY THESE PRESENTS: THAT.

WHEREAS, each of the undersigned hereby acknowledges receipt of a true and correct counterpart of that certain instrument dated February 1, 1962, and entitled "Unit Agreement for the Development and Operation of the West Dollarhide Queen Sand Unit, Lea County, New Mexico", reference to which said agreement being here made for all pertinent purposes; and

WHEREAS, each of the undersigned represents that it is a "Royalty Owner" (as that term is defined in said Unit Agreement) and, as such, owns an interest or interests in one or more of the separate tracts of land covered by said agreement and more particularly identified on Exhibits "A" and "B" thereto (which said separate tracts, in the aggregate, comprise the Unit Area of the West Dollarhide Queen Sand Unit); and

WHEREAS, among other things, said Unit Agreement provides that it may be ratified by a separate instrument in writing, and the undersigned, being familiar with the contents of said agreement, desires to ratify and confirm same:

NOW, THEREFORE, for and in consideration of the premises, the mutual covenants and agreements set forth in said Unit Agreement, and the mutual benefits to be derived therefrom, each of the undersigned does hereby ratify, adopt and confirm said Unit Agreement with respect to all of its interest or interests in all of the land covered by said agreement, thereby becoming a party to said agreement to the same extent as if it had executed a counterpart thereof. Each of the undersigned hereby stipulates that its interest or interests in said Unit Area is hereby unitized in accordance with and subject to all of the terms and conditions of said Unit Agreement.

The undersigned (whether one or more) is referred to in the singular and in the neuter gender.

This ratification shall extend to and be binding upon the undersigned, its heirs, legal representatives, successors and assigns.

IN WITNESS WHEREOF this instrument is executed this 9 th day of \_\_\_\_\_\_

Hay Frank Danis

STATE OF	_)
COUNTY OF	) SS: _)
	was acknowledged before me this day of by
My Commission Expires:	
	Notary Public
JOINT HUSBAND &	WIFE NOTARY ACKNOWLEDGMENT FORM
STATE OF	_)
COUNTY OF MIDLAND	) SS: _)
a 1702.	was acknowledged before me this 9th day of by Paul L. Davis and
Mary Frank Davie	, his wife.
My Commission Expires:  June 1, 1963	The Inc. Jour Jordan THELMA LOU JORDAN Notary Public
CORPORATI	ON NOTARY ACKNOWLEDGMENT FORM
STATE OF	) ss:
COUNTY OF	
. 1962	was acknowledged before me this day of , by,
behalf of said corporation.	, a corporation, on
My Commission Expires:	
rh commensation express	
	Notary Public

#### KNOW ALL MEN BY THESE PRESENTS: THAT,

WHEREAS, each of the undersigned hereby acknowledges receipt of a true and correct counterpart of that certain instrument dated February 1, 1962, and entitled "Unit Agreement for the Development and Operation of the West Dollarhide Queen Sand Unit, Lea County, New Mexico", reference to which said agreement being here made for all pertinent purposes; and

WHEREAS, each of the undersigned represents that it is a "Royalty Owner" (as that term is defined in said Unit Agreement) and, as such, owns an interest or interests in one or more of the separate tracts of land covered by said agreement and more particularly identified on Exhibits "A" and "B" thereto (which said separate tracts, in the aggregate, comprise the Unit Area of the West Dollarhide Queen Sand Unit); and

WHEREAS, among other things, said Unit Agreement provides that it may be ratified by a separate instrument in writing, and the undersigned, being familiar with the contents of said agreement, desires to ratify and confirm same:

NOW, THEREFORE, for and in consideration of the premises, the mutual covenants and agreements set forth in said Unit Agreement, and the mutual benefits to be derived therefrom, each of the undersigned does hereby ratify, adopt and confirm said Unit Agreement with respect to all of its interest or interests in all of the land covered by said agreement, thereby becoming a party to said agreement to the same extent as if it had executed a counterpart thereof. Each of the undersigned hereby stipulates that its interest or interests in said Unit Area is hereby unitized in accordance with and subject to all of the terms and conditions of said Unit Agreement.

The undersigned (whether one or more) is referred to in the singular and in the neuter gender.

This ratification shall extend to and be binding upon the undersigned, its heirs, legal representatives, successors and assigns.

IN WITNESS WHEREOF this instrument is executed this 11th day of October , 1962.

W.F. Augustine

STATE OF	_)
COUNTY OF	C) SS:
	was acknowledged before me this day of by
My Commission Expires:	
	Notary Public
JOINT HUSBAND &	WIFE NOTARY ACKNOWLEDGMENT FORM
STATE OF	_) ss:
The foregoing instrument October . 1962, Addie L.Au ustine	was acknowledged before me this

#### KNOW ALL MEN BY THESE PRESENTS: THAT,

WHEREAS, each of the undersigned hereby acknowledges receipt of a true and correct counterpart of that certain instrument dated February 1, 1962, and entitled "Unit Agreement for the Development and Operation of the West Dollarhide Queen Sand Unit, Lea County, New Mexico", reference to which said agreement being here made for all pertinent purposes; and

WHEREAS, each of the undersigned represents that it is a "Royalty Owner" (as that term is defined in said Unit Agreement) and, as such, owns an interest or interests in one or more of the separate tracts of land covered by said agreement and more particularly identified on Exhibits "A" and "B" thereto (which said separate tracts, in the aggregate, comprise the Unit Area of the West Dollarhide Queen Sand Unit); and

WHEREAS, among other things, said Unit Agreement provides that it may be ratified by a separate instrument in writing, and the undersigned, being familiar with the contents of said agreement, desires to ratify and confirm same;

NOW, THEREFORE, for and in consideration of the premises, the mutual covenants and agreements set forth in said Unit Agreement, and the mutual benefits to be derived therefrom, each of the undersigned does hereby ratify, adopt and confirm said Unit Agreement with respect to all of its interest or interests in all of the land covered by said agreement, thereby becoming a party to said agreement to the same extent as if it had executed a counterpart thereof. Each of the undersigned hereby stipulates that its interest or interests in said Unit Area is hereby unitized in accordance with and subject to all of the terms and conditions of said Unit Agreement.

The undersigned (whether one or more) is referred to in the singular and in the neuter gender.

This ratification shall extend to and be binding upon the undersigned, its heirs, legal representatives, successors and assigns.

IN	WITNESS	WHEREOF	this	instrument	is	executed	this	12	day	of	Detober	
	19	962。										

Fred Querrer

STATE OF TEXAS	
COUNTY OF MIDLAND	
The foregoing instrument was acknowledged before me this 12th day of October , 1962, by Fred Turner, Jr.	•
My Commission Expires:  Aaredum Yellus	
Notary Public in and for Midland County, June 1, 1963	Tex
JOINT HUSBAND & WIFE NOTARY ACKNOWLEDGMENT FORM	
STATE OF	
The foregoing instrument was acknowledged before me this day of and, his wife.	
Notary Public	
CORPORATION NOTARY ACKNOWLEDGMENT FORM	
STATE OF SS:	
The foregoing instrument was acknowledged before me this day of, 1962, by,	
The foregoing instrument was acknowledged before me this day of, 1962, by, President of, a corporation, or behalf of said corporation.	n
My Commission Expires:	
Notary Public	

KNOW ALL MEN BY THESE PRESENTS: THAT,

WHEREAS, each of the undersigned hereby acknowledges receipt of a true and correct counterpart of that certain instrument dated February 1, 1962, and entitled "Unit Agreement for the Development and Operation of the West Dollarhide Queen Sand Unit, Lea County, New Mexico", reference to which said agreement being here made for all pertinent purposes; and

WHEREAS, each of the undersigned represents that it is a "Royalty Owner" (as that term is defined in said Unit Agreement) and, as such, owns an interest or interests in one or more of the separate tracts of land covered by said agreement and more particularly identified on Exhibits "A" and "B" thereto (which said separate tracts, in the aggregate, comprise the Unit Area of the West Dollarhide Queen Sand Unit); and

WHEREAS, among other things, said Unit Agreement provides that it may be ratified by a separate instrument in writing, and the undersigned, being familiar with the contents of said agreement, desires to ratify and confirm same;

NOW, THEREFORE, for and in consideration of the premises, the mutual covenants and agreements set forth in said Unit Agreement, and the mutual benefits to be derived therefrom, each of the undersigned does hereby ratify, adopt and confirm said Unit Agreement with respect to all of its interest or interests in all of the land covered by said agreement, thereby becoming a party to said agreement to the same extent as if it had executed a counterpart thereof. Each of the undersigned hereby stipulates that its interest or interests in said Unit Area is hereby unitized in accordance with and subject to all of the terms and conditions of said Unit Agreement.

The undersigned (whether one or more) is referred to in the singular and in the neuter gender.

This ratification shall extend to and be binding upon the undersigned, its heirs, legal representatives, successors and assigns.

IN WITNESS WHEREOF this instrument is executed this /5 day of \_\_\_\_\_\_

mognie fruit

STATE OF		_)	_			
COUNTY OF			SS:			
The f	Coregoing instrument	wa by	s acknowledged	before	me this	_ day of
My Commissi	on Expires:					
			Notary Public	······································		
	JOINT HUSBAND &	WI	FE NOTARY ACKN	OWLEDGME	ENT FORM	
STATE OF	TUXA	_)				
	100.480	_)	<b>SS</b> \$			
The f	Coregoing instrument stoner 1962,	wa by	s acknowledged	before	me this 15	day of and
		7		9	nis wile.	
My Commissi	on Expires:		· Pat 3	) (1212-12-12-12	14616	
6-1	63		Notary Public	<u> </u>	rat Buchal	nan
	CORPORATIO	ON_	NOTARY ACKNOWL	EDGMENT	FORM	
STATE OF	Olivopus ( <sup>Mars</sup> amplanping Sanphonius samenant <u>as a</u> mpinantas ang terespansion	_)				
COUNTY OF _			<b>SS</b> %			
The f	oregoing instrument		s acknowledged			
	President of					
behalf of s	said corporation.	, a.		······································	corpora	ation, on
	on Expires:					
			Notary Public			

#### KNOW ALL MEN BY THESE PRESENTS: THAT,

WHEREAS, each of the undersigned hereby acknowledges receipt of a true and correct counterpart of that certain instrument dated February 1, 1962, and entitled "Unit Agreement for the Development and Operation of the West Dollarhide Queen Sand Unit, Lea County, New Mexico", reference to which said agreement being here made for all pertinent purposes; and

WHEREAS, each of the undersigned represents that it is a "Royalty Owner" (as that term is defined in said Unit Agreement) and, as such, owns an interest or interests in one or more of the separate tracts of land covered by said agreement and more particularly identified on Exhibits "A" and "B" thereto (which said separate tracts, in the aggregate, comprise the Unit Area of the West Dollarhide Queen Sand Unit); and

WHEREAS, among other things, said Unit Agreement provides that it may be ratified by a separate instrument in writing, and the undersigned, being familiar with the contents of said agreement, desires to ratify and confirm same;

NOW, THEREFORE, for and in consideration of the premises, the mutual covenants and agreements set forth in said Unit Agreement, and the mutual benefits to be derived therefrom, each of the undersigned does hereby ratify, adopt and confirm said Unit Agreement with respect to all of its interest or interests in all of the land covered by said agreement, thereby becoming a party to said agreement to the same extent as if it had executed a counterpart thereof. Each of the undersigned hereby stipulates that its interest or interests in said Unit Area is hereby unitized in accordance with and subject to all of the terms and conditions of said Unit Agreement.

The undersigned (whether one or more) is referred to in the singular and in the neuter gender.

This ratification shall extend to and be binding upon the undersigned, its heirs, legal representatives, successors and assigns.

IN WITNESS WHEREOF this instrument is executed this 15 day of 0.

Effic & Daterelino

INDIVIDUAL	NOTARY ACKNOWLEDGMENT FORM
STATE OF Sylomia	
	SS:
COUNTY OF Santa Surbara	·
The foregoing instrument w	mas acknowledged before me this / f day of
	y rin offer Valentie a serile von
My Commission Expires:	
wh commission expires:	Chen Legar EILEEN SEGER
	Notary Public
My Commission Expires May 9, 1063	
JOINT HUSBAND & V	VIFE NOTARY ACKNOWLEDGMENT FORM
STATE OF	
	SS:
COUNTY OF	
The foregoing instrument	was acknowledged before me this day of
	oyand
	his wife.
My Commission Expires:	
	Notary Public
	NOCATY FUDITE
CORPORATION	NOTARY ACKNOWLEDGMENT FORM
STATE OF	)
	-) ss:
COUNTY OF	_)
The foregoing instrument w	as acknowledged before me this day of
, 1962,	by
President of	by
behalf of said corporation.	a corporation, on
nominal or sara corporacions	
My Commission Expires:	
	Notary Public

#### KNOW ALL MEN BY THESE PRESENTS: THAT,

WHEREAS, each of the undersigned hereby acknowledges receipt of a true and correct counterpart of that certain instrument dated February 1, 1962, and entitled "Unit Agreement for the Development and Operation of the West Dollarhide Queen Sand Unit, Lea County, New Mexico", reference to which said agreement being here made for all pertinent purposes; and

WHEREAS, each of the undersigned represents that it is a "Royalty Owner" (as that term is defined in said Unit Agreement) and, as such, owns an interest or interests in one or more of the separate tracts of land covered by said agreement and more particularly identified on Exhibits "A" and "B" thereto (which said separate tracts, in the aggregate, comprise the Unit Area of the West Dollarhide Queen Sand Unit); and

WHEREAS, among other things, said Unit Agreement provides that it may be ratified by a separate instrument in writing, and the undersigned, being familiar with the contents of said agreement, desires to ratify and confirm same;

NOW, THEREFORE, for and in consideration of the premises, the mutual covenants and agreements set forth in said Unit Agreement, and the mutual benefits to be derived therefrom, each of the undersigned does hereby ratify, adopt and confirm said Unit Agreement with respect to all of its interest or interests in all of the land covered by said agreement, thereby becoming a party to said agreement to the same extent as if it had executed a counterpart thereof. Each of the undersigned hereby stipulates that its interest or interests in said Unit Area is hereby unitized in accordance with and subject to all of the terms and conditions of said Unit Agreement.

The undersigned (whether one or more) is referred to in the singular and in the neuter gender.

This ratification shall extend to and be binding upon the undersigned, its heirs, legal representatives, successors and assigns.

Bula D. Simmens

### JOINT

STATE OF	New Mex	ico	
COUNTY OF	Lea		) SS:
The	foregoing	instrument , 1962,	was acknowledged before me this 26th day of by J.E.Simmons and wife Beulah H.Simmon
My Commiss	sion Expire	es:	Dazaile, Solitor
r COMMISSION I	EXPIRES MARCH 2	5, 1965	Notary Public
	JOIN	HUSBAND &	WIFE NOTARY ACKNOWLEDGMENT FORM
STATE OF			_) _) ss:
COUNTY OF			_) 55:
			was acknowledged before me this day of by and his wife.
			, ms wire.
My Commiss	sion Expire	95:	
			Notary Public
		CORPORATIO	ION NOTARY ACKNOWLEDGMENT FORM
STATE OF			)
COUNTY OF			) SS:: )
The	foregoing	instrument	was acknowledged before me this day of
	Pre	sident of _	
behalf of	said corpo	ration.	was acknowledged before me this day of, by, corporation, or
	sion Expire		
		÷	Notary Public

#### KNOW ALL MEN BY THESE PRESENTS: THAT,

WHEREAS, each of the undersigned hereby acknowledges receipt of a true and correct counterpart of that certain instrument dated February 1. 1962. and entitled "Unit Agreement for the Development and Operation of the West Dollarhide Queen Sand Unit, Lea County, New Mexico\*, reference to which said agreement being here made for all pertinent purposes; and

WHEREAS, each of the undersigned represents that it is a "Royalty Owner" (as that term is defined in said Unit Agreement) and, as such, owns an interest or interests in one or more of the separate tracts of land covered by said agreement and more particularly identified on Exhibits "A" and "B" thereto (which said separate tracts, in the aggregate, comprise the Unit Area of the West Dollarhide Queen Sand Unit); and

WHEREAS, among other things, said Unit Agreement provides that it may be ratified by a separate instrument in writing, and the undersigned, being familiar with the contents of said agreement, desires to ratify and confirm same:

NOW, THEREFORE, for and in consideration of the premises, the mutual covenants and agreements set forth in said Unit Agreement, and the mutual benefits to be derived therefrom, each of the undersigned does hereby ratify, adopt and confirm said Unit Agreement with respect to all of its interest or interests in all of the land covered by said agreement, thereby becoming a party to said agreement to the same extent as if it had executed a counterpart thereof. Each of the undersigned hereby stipulates that its interest or interests in said Unit Area is hereby unitized in accordance with and subject to all of the terms and conditions of said Unit Agreement.

The undersigned (whether one or more) is referred to in the singular and in the neuter gender.

IN WITNESS WHEREOF this instrument is executed this 17 day of October 1962. its heirs, legal representatives, successors and assigns.

This ratification shall extend to and be binding upon the undersigned.

Address Box 548, Lovington, New Mexico

STATE OF New Mexico	_}
COUNTY OF Lea	) SS: _)
The foregoing instrument Cctober , 1962,	was acknowledged before me this 17th day of by Jean Simmons Shipley, Dealing in her separate Estate.
My Commission Expires:	Notary Public
AY COMMISSION EXPIRED / ARCUITED 265	Notary Public /
JOINT HUSBAND &	WIFE NOTARY ACKNOWLEDGMENT FORM
STATE OF	_)
COUNTY OF	) SS: _)
The foregoing instrument, 1962,	was acknowledged before me this day of by and
	, his wife.
My Commission Expires:	
	Notary Public
CORPORATION	ON NOTARY ACKNOWLEDGMENT FORM
STATE OF	}
COUNTY OF	)
The foregoing instrument	was acknowledged before me this day of , by,
President of	, by, , a, corporation, on
behalf of said corporation.	, — ——————————————————————————————————
My Commission Expires:	
	Notary Public
	•

KNOW ALL MEN BY THESE PRESENTS: THAT,

WHEREAS, each of the undersigned hereby acknowledges receipt of a true and correct counterpart of that certain instrument dated February 1, 1962, and entitled "Unit Agreement for the Development and Operation of the West Dollarhide Queen Sand Unit, Lea County, New Mexico", reference to which said agreement being here made for all pertinent purposes; and

WHEREAS, each of the undersigned represents that it is a "Royalty Owner" (as that term is defined in said Unit Agreement) and, as such, owns an interest or interests in one or more of the separate tracts of land covered by said agreement and more particularly identified on Exhibits "A" and "B" thereto (which said separate tracts, in the aggregate, comprise the Unit Area of the West Dollarhide Queen Sand Unit); and

WHEREAS, among other things, said Unit Agreement provides that it may be ratified by a separate instrument in writing, and the undersigned, being familiar with the contents of said agreement, desires to ratify and confirm same:

NOW, THEREFORE, for and in consideration of the premises, the mutual covenants and agreements set forth in said Unit Agreement, and the mutual benefits to be derived therefrom, each of the undersigned does hereby ratify, adopt and confirm said Unit Agreement with respect to all of its interest or interests in all of the land covered by said agreement, thereby becoming a party to said agreement to the same extent as if it had executed a counterpart thereof. Each of the undersigned hereby stipulates that its interest or interests in said Unit Area is hereby unitized in accordance with and subject to all of the terms and conditions of said Unit Agreement.

The undersigned (whether one or more) is referred to in the singular and in the neuter gender.

This ratification shall extend to and be binding upon the undersigned, its heirs, legal representatives, successors and assigns.

IN WITNES	ss whereof	this	instrument	is	executed	this	24th	day	of	
_October								•		

H.M. Daw

STATE OF	NEW MEXICO	)
COUNTY OF	CHAVES	_) SSႏ
The Oct	foregoing instrument	was acknowledged before me this 24th day of by H. M. Dow, a widower
My Commis	sion Expires:	Dearin & Brokens
May	10, 1966	Notary Public
	JOINT HUSBAND &	WIFE NOTARY ACKNOWLEDGMENT FORM
STATE OF		_)
COUNTY OF		_) ss: _)
The	foregoing instrument, 1962,	was acknowledged before me this day of by and, his wife.
My Commis	sion Expires:	Notary Public
	CORPORATI	ON NOTARY ACKNOWLEDGMENT FORM
STATE OF COUNTY OF		ss <sub>8</sub>
	, 1962	was acknowledged before me this day of,
-	President of _	a corporation, on
behalf of	said corporation.	, a corporation, on
	sion Expires:	
		Notary Public

KNOW ALL MEN BY THESE PRESENTS: THAT.

whereas, each of the undersigned hereby acknowledges receipt of a true and correct counterpart of that certain instrument dated February 1, 1962, and entitled "Unit Agreement for the Development and Operation of the West Dollarhide Queen Sand Unit, Lea County, New Mexico", reference to which said agreement being here made for all pertinent purposes; and

WHEREAS, each of the undersigned represents that it is a "Royalty Owner" (as that term is defined in said Unit Agreement) and, as such, owns an interest or interests in one or more of the separate tracts of land covered by said agreement and more particularly identified on Exhibits "A" and "B" thereto (which said separate tracts, in the aggregate, comprise the Unit Area of the West Dollarhide Queen Sand Unit); and

WHEREAS, among other things, said Unit Agreement provides that it may be ratified by a separate instrument in writing, and the undersigned, being familiar with the contents of said agreement, desires to ratify and confirm same;

NOW, THEREFORE, for and in consideration of the premises, the mutual covenants and agreements set forth in said Unit Agreement, and the mutual benefits to be derived therefrom, each of the undersigned does hereby ratify, adopt and confirm said Unit Agreement with respect to all of its interest or interests in all of the land covered by said agreement, thereby becoming a party to said agreement to the same extent as if it had executed a counterpart thereof. Each of the undersigned hereby stipulates that its interest or interests in said Unit Area is hereby unitized in accordance with and subject to all of the terms and conditions of said Unit Agreement.

The undersigned (whether one or more) is referred to in the singular and in the neuter gender.

This ratification shall extend to and be binding upon the undersigned, its heirs, legal representatives, successors and assigns.

IN	WITNESS	WHEREOF 962。	this	instrument	is	executed	this	27th	day	of	act.
						Estate of:					

STATE OF New Maker	.)
COUNTY OF Juan	) SS: .)
The foregoing instrument Nelster , 1962,	was acknowledged before me this 27th day of by Harriette Fellers, Executive.
My Commission Expires:	Hair, Diciard.
November 12, 1964	Notary Public
JOINT HUSBAND &	WIFE NOTARY ACKNOWLEDGMENT FORM
STATE OF	)
COUNTY OF	) <b>SS</b> : )
The foregoing instrument, 1962,	was acknowledged before me this day of by and his wife.
	, his wife.
My Commission Expires:	
	Notary Public
CORPORATIO	N NOTARY ACKNOWLEDGMENT FORM
STATE OF	_\ _cc.
COUNTY OF	) <b>SS</b> 8
The femore in the trument	
, 1962,	was acknowledged before me this day of by,
President of	by
behalf of said corporation.	a corporation, or
My Commission Expires:	
•	
	Notary Public

### KNOW ALL MEN BY THESE PRESENTS: THAT,

WHEREAS, each of the undersigned hereby acknowledges receipt of a true and correct counterpart of that certain instrument dated February 1, 1962, and entitled "Unit Agreement for the Development and Operation of the West Dollarhide Queen Sand Unit, Lea County, New Mexico", reference to which said agreement being here made for all pertinent purposes; and

WHEREAS, each of the undersigned represents that it is a "Royalty Owner" (as that term is defined in said Unit Agreement) and, as such, owns an interest or interests in one or more of the separate tracts of land covered by said agreement and more particularly identified on Exhibits "A" and "B" thereto (which said separate tracts, in the aggregate, comprise the Unit Area of the West Dollarhide Queen Sand Unit); and

WHEREAS, among other things, said Unit Agreement provides that it may be ratified by a separate instrument in writing, and the undersigned, being familiar with the contents of said agreement, desires to ratify and confirm same;

NOW, THEREFORE, for and in consideration of the premises, the mutual covenants and agreements set forth in said Unit Agreement, and the mutual benefits to be derived therefrom, each of the undersigned does hereby ratify, adopt and confirm said Unit Agreement with respect to all of its interest or interests in all of the land covered by said agreement, thereby becoming a party to said agreement to the same extent as if it had executed a counterpart thereof. Each of the undersigned hereby stipulates that its interest or interests in said Unit Area is hereby unitized in accordance with and subject to all of the terms and conditions of said Unit Agreement.

The undersigned (whether one or more) is referred to in the singular and in the neuter gender.

This ratification shall extend to and be binding upon the undersigned, its heirs, legal representatives, successors and assigns.

Leclian Himble Coll

STATE OF	
COUNTY OF	) SS: )
The foregoing instrumen 1962	t was acknowledged before me this day of
My Commission Expires:	
	Notary Public
JOINT HUSBAND	& WIFE NOTARY ACKNOWLEDGMENT FORM
STATE OFNew Mexico	•
COUNTY OF Chaves	
	t was acknowledged before me this 31st day of , by M. W. Coll and , his wife.
My Commission Expires:	
10-1-64	Notary Public
CORPORAT	ION NOTARY ACKNOWLEDGMENT FORM
STATE OF	
COUNTY OF	<b>SS</b> 8
The foregoing instrument 196	t was acknowledged before me this day of 2. by
President of	2, by
behalf of said corporation.	, a corporation, on
My Commission Expires:	
	Notary Public

### KNOW ALL MEN BY THESE PRESENTS: THAT.

WHEREAS, each of the undersigned hereby acknowledges receipt of a true and correct counterpart of that certain instrument dated February 1, 1962, and entitled "Unit Agreement for the Development and Operation of the West Dollarhide Queen Sand Unit, Lea County, New Mexico", reference to which said agreement being here made for all pertinent purposes; and

WHEREAS, each of the undersigned represents that it is a "Royalty Owner" (as that term is defined in said Unit Agreement) and, as such, owns an interest or interests in one or more of the separate tracts of land covered by said agreement and more particularly identified on Exhibits "A" and "E" thereto (which said separate tracts, in the aggregate, comprise the Unit Area of the West Dollarhide Queen Sand Unit); and

WHEREAS, among other things, said Unit Agreement provides that it may be ratified by a separate instrument in writing, and the undersigned, being familiar with the contents of said agreement, desires to ratify and confirm same;

NOW, THEREFORE, for and in consideration of the premises, the mutual covenants and agreements set forth in said Unit Agreement, and the mutual benefits to be derived therefrom, each of the undersigned does hereby ratify, adopt and confirm said Unit Agreement with respect to all of its interest or interests in all of the land covered by said agreement, thereby becoming a party to said agreement to the same extent as if it had executed a counterpart thereof. Each of the undersigned hereby stipulates that its interest or interests in said Unit Area is hereby unitized in accordance with and subject to all of the terms and conditions of said Unit Agreement.

The undersigned (whether one or more) is referred to in the singular and in the neuter gender.

This ratification shall extend to and be binding upon the undersigned, its heirs, legal representatives, successors and assigns.

IN WITNESS WHEREOF this instrument	is executed this 18th day of
October 1962.	ESTATE OF WORD BRADISH, DECRASED BY:
	- TOBadish
	Co/ Medutor

To mecommon

## THE STATE OF THEAS

On this 18th day of October, A. D., 1962, before me personally (7.0. Bradish) appeared JAMES O. BRADISH and Y. Q. McCAMMON, to me personally known to be the persons described in and who executed the foregoing instrument, and seknowledged that they executed the same as their free act and deed.

In witness whereof, I have hereunto set my hand and official seal on the day and year in this certificate first above written.

	, his wife.
My Commission Expires:	
	Notary Public
corfo	RATION NOTARY ACKNOWLEDGMENT FORM
CORPO	RATION NOTARY ACKNOWLEDGMENT FORM
	RATION NOTARY ACKNOWLEDGMENT FORM
COUNTY OF	RATION NOTARY ACKNOWLEDGMENT FORM  SS:  Best was acknowledged before me this day
COUNTY OF	RATION NOTARY ACKNOWLEDGMENT FORM  S8:

### KNOW ALL MEN BY THESE PRESENTS: THAT,

WHEREAS, each of the undersigned hereby acknowledges receipt of a true and correct counterpart of that certain instrument dated February 1, 1962, and entitled "Unit Agreement for the Development and Operation of the West Dollarhide Queen Sand Unit, Lea County, New Mexico", reference to which said agreement being here made for all pertinent purposes; and

WHEREAS, each of the undersigned represents that it is a "Royalty Owner" (as that term is defined in said Unit Agreement) and, as such, owns an interest or interests in one or more of the separate tracts of land covered by said agreement and more particularly identified on Exhibits "A" and "B" thereto (which said separate tracts, in the aggregate, comprise the Unit Area of the West Dollarhide Queen Sand Unit); and

WHEREAS, among other things, said Unit Agreement provides that it may be ratified by a separate instrument in writing, and the undersigned, being familiar with the contents of said agreement, desires to ratify and confirm same:

NOW, THEREFORE, for and in consideration of the premises, the mutual covenants and agreements set forth in said Unit Agreement, and the mutual benefits to be derived therefrom, each of the undersigned does hereby ratify, adopt and confirm said Unit Agreement with respect to all of its interest or interests in all of the land covered by said agreement, thereby becoming a party to said agreement to the same extent as if it had executed a counterpart thereof. Each of the undersigned hereby stipulates that its interest or interests in said Unit Area is hereby unitized in accordance with and subject to all of the terms and conditions of said Unit Agreement.

The undersigned (whether one or more) is referred to in the singular and in the neuter gender.

This ratification shall extend to and be binding upon the undersigned, its heirs, legal representatives, successors and assigns.

IN	WITNESS	WHEREOF	this	instrument	is	executed	this 2	day	of Sept.
	·					Pot	ant.	42	mbf
						7			

STATE OF	
COUNTY OF TARRANT	SS:
The foregoing instrument was September 1962, by	as acknowledged before me this 21st day of Rebert F. Imbt
My Commission Expires:	March c. Puttle
June 1, 1963	Notary Public  MAZULE C. FRIBBLE, Notery Public in and for Tarrant County, Texas
JOINT HUSBAND & W	IFE NOTARY ACKNOWLEDCHENT FORM
STATE OF)	
COUNTY OF)	SS:
The foregoing instrument was 1962, by	as acknowledged before me this day of y and and
	, his wife.
My Commission Expires:	
	Notary Public
CORPORATION	NOTARY ACKNOWLEDGMENT FORM
STATE OF	<b>)</b>
	SS%
COUNTY OF	)
, 1962, 1	as acknowledged before me this day of by,
President of	a corporation, on
behalf of said corporation.	d corporación, on
My Commission Expires:	
	N.A. D.19
	Notary Public

### KNOW ALL MEN BY THESE PRESENTS: THAT,

WHEREAS, each of the undersigned hereby acknowledges receipt of a true and correct counterpart of that certain instrument dated February 1, 1962, and entitled "Unit Agreement for the Development and Operation of the West Dollarhide Queen Sand Unit, Lea County, New Mexico", reference to which said agreement being here made for all pertinent purposes; and

WHEREAS, each of the undersigned represents that it is a "Royalty Owner" (as that term is defined in said Unit Agreement) and, as such, owns an interest or interests in one or more of the separate tracts of land covered by said agreement and more particularly identified on Exhibits "A" and "B" thereto (which said separate tracts, in the aggregate, comprise the Unit Area of the West Dollarhide Queen Sand Unit); and

WHEREAS, among other things, said Unit Agreement provides that it may be ratified by a separate instrument in writing, and the undersigned, being familiar with the contents of said agreement, desires to ratify and confirm same;

NOW, THEREFORE, for and in consideration of the premises, the mutual covenants and agreements set forth in said Unit Agreement, and the mutual benefits to be derived therefrom, each of the undersigned does hereby ratify, adopt and confirm said Unit Agreement with respect to all of its interest or interests in all of the land covered by said agreement, thereby becoming a party to said agreement to the same extent as if it had executed a counterpart thereof. Each of the undersigned hereby stipulates that its interest or interests in said Unit Area is hereby unitized in accordance with and subject to all of the terms and conditions of said Unit Agreement.

The undersigned (whether one or more) is referred to in the singular and in the neuter gender.

This ratification shall extend to and be binding upon the undersigned, its heirs, legal representatives, successors and assigns.

IN WITNESS	WHEREOF	this	instrument	is	executed	this	24th	day	of	September
			•							

Jus Kale G. Gilbert

STATE OF	
COUNTY OF	) SS: )
	t was acknowledged before me this
My Commission Expires:	Notary Public Sodfrey
April 10, 1964	Notary Public
JOINT HUSBAND	& WIFE NOTARY ACKNOWLEDCHENT FORM
STATE OF	)
COUNTY OF	
The foregoing instrumen, 1962	t was acknowledged before me this day of and and his wife.
My Commission Expires:	Notary Public
CORPORAT	ION NOTARY ACKNOWLEDGMENT FORM
STATE OF	} ss:
COUNTY OF	)
The foregoing instrumen	t was acknowledged before me this day of 2, by, corporation, on
President of	an moration on
behalf of said corporation.	a corporation, on
My Commission Expires:	
	Notary Public

KNOW ALL MEN BY THESE PRESENTS: THAT.

WHEREAS, each of the undersigned hereby acknowledges receipt of a true and correct counterpart of that certain instrument dated February 1, 1962, and entitled "Unit Agreement for the Development and Operation of the West Dollarhide Queen Sand Unit, Lea County, New Mexico", reference to which said agreement being here made for all pertinent purposes; and

WHEREAS, each of the undersigned represents that it is a "Royalty Owner" (as that term is defined in said Unit Agreement) and, as such, owns an interest or interests in one or more of the separate tracts of land covered by said agreement and more particularly identified on Exhibits "A" and "B" thereto (which said separate tracts, in the aggregate, comprise the Unit Area of the West Dollarhide Queen Sand Unit); and

WHEREAS, among other things, said Unit Agreement provides that it may be ratified by a separate instrument in writing, and the undersigned, being familiar with the contents of said agreement, desires to ratify and confirm same;

NOW, THEREFORE, for and in consideration of the premises, the mutual covenants and agreements set forth in said Unit Agreement, and the mutual benefits to be derived therefrom, each of the undersigned does hereby ratify, adopt and confirm said Unit Agreement with respect to all of its interest or interests in all of the land covered by said agreement, thereby becoming a party to said agreement to the same extent as if it had executed a counterpart thereof. Each of the undersigned hereby stipulates that its interest or interests in said Unit Area is hereby unitized in accordance with and subject to all of the terms and conditions of said Unit Agreement.

The undersigned (whether one or more) is referred to in the singular and in the neuter gender.

This ratification shall extend to and be binding upon the undersigned, its heirs, legal representatives, successors and assigns.

IN WITNESS WHEREOF this instrument is executed this <u>21st</u> day of <u>September</u> \_\_\_\_\_\_, 1962.

Elizabeth B. Lane

STATE OF ARIZONA
COUNTY OF PIMA
The foregoing instrument was acknowledged before me this <u>21st</u> day of <u>September</u> , 1962, by <u>Elizabeth B. Lane</u> .
My Commission Expires:  My Commission Expires Oct. 18, 1963  My Commission Expires Oct. 18, 1963
JOINT HUSBAND & WIFE NOTARY ACKNOWLEDGMENT FORM
STATE OF
The foregoing instrument was acknowledged before me this day of, 1962, by, his wife.
My Commission Expires:
Notary Public
CORPORATION NOTARY ACKNOWLEDGMENT FORM
STATE OF
The foregoing instrument was acknowledged before me this day of, 1962, by, President of, corporation or
behalf of said corporation.
My Commission Expires:
Notary Public

### KNOW ALL MEN BY THESE PRESENTS: THAT,

WHEREAS, each of the undersigned hereby acknowledges receipt of a true and correct counterpart of that certain instrument dated February 1, 1962, and entitled "Unit Agreement for the Development and Operation of the West Dollarhide Queen Sand Unit, Lea County, New Mexico", reference to which said agreement being here made for all pertinent purposes; and

WHEREAS, each of the undersigned represents that it is a "Royalty Owner" (as that term is defined in said Unit Agreement) and, as such, owns an interest or interests in one or more of the separate tracts of land covered by said agreement and more particularly identified on Exhibits "A" and "B" thereto (which said separate tracts, in the aggregate, comprise the Unit Area of the West Dollarhide Queen Sand Unit); and

WHEREAS, among other things, said Unit Agreement provides that it may be ratified by a separate instrument in writing, and the undersigned, being familiar with the contents of said agreement, desires to ratify and confirm same:

NOW, THEREFORE, for and in consideration of the premises, the mutual covenants and agreements set forth in said Unit Agreement, and the mutual benefits to be derived therefrom, each of the undersigned does hereby ratify, adopt and confirm said Unit Agreement with respect to all of its interest or interests in all of the land covered by said agreement, thereby becoming a party to said agreement to the same extent as if it had executed a counterpart thereof. Each of the undersigned hereby stipulates that its interest or interests in said Unit Area is hereby unitized in accordance with and subject to all of the terms and conditions of said Unit Agreement.

The undersigned (whether one or more) is referred to in the singular and in the neuter gender.

This ratification shall extend to and be binding upon the undersigned. its heirs, legal representatives, successors and assigns.

IN WITNESS WHEREOF this instrument is executed this 21st day of September \_。1962*。* 

> Administrator C.T.A. of the Estate of Mary C. Beeson, Deceased.

STATE OF NEW MEXICO	_)
COUNTY OF CHAVES	) SS:: _)
The foregoing instrument September 1962,	was acknowledged before me this 21st day of by T. L. Gardner, Jr., Administrator C.T.A., Declased.
of the Estate of Mary C. Beeson	, Decleased.
My Commission Expires:	Soveria & Behbus
May 10-1966	Notary Public
JOINT HUSBAND &	WIFE NOTARY ACKNOWLEDGMENT FORM
STATE OF	-) -)
COUNTY OF	) <b>ss</b> : _)
The foregoing instrument 1962,	was acknowledged before me this day of by and his wife.
	, his wire.
My Commission Expires:	Notary Public
CORPORATIO	ON NOTARY ACKNOWLEDGMENT FORM
STATE OF	_) ss;
COUNTY OF	
The foregoing instrument	was acknowledged before me this day of
1962	, Dy,
President of	by
behalf of said corporation.	, a corporation, on
My Commission Expires:	
	Notary Public

### KNOW ALL MEN BY THESE PRESENTS: THAT,

WHEREAS, each of the undersigned hereby acknowledges receipt of a true and correct counterpart of that certain instrument dated February 1, 1962, and entitled "Unit Agreement for the Development and Operation of the West Dollarhide Queen Sand Unit, Lea County, New Mexico\*, reference to which said agreement being here made for all pertinent purposes; and

WHEREAS, each of the undersigned represents that it is a "Royalty Owner" (as that term is defined in said Unit Agreement) and, as such, owns an interest or interests in one or more of the separate tracts of land covered by said agreement and more particularly identified on Exhibits "A" and "B" thereto (which said separate tracts, in the aggregate, comprise the Unit Area of the West Dollarhide Queen Sand Unit); and

WHEREAS, among other things, said Unit Agreement provides that it may be ratified by a separate instrument in writing, and the undersigned, being familiar with the contents of said agreement, desires to ratify and confirm same:

NOW, THEREFORE, for and in consideration of the premises, the mutual covenants and agreements set forth in said Unit Agreement, and the mutual benefits to be derived therefrom, each of the undersigned does hereby ratify, adopt and confirm said Unit Agreement with respect to all of its interest or interests in all of the land covered by said agreement, thereby becoming a party to said agreement to the same extent as if it had executed a counterpart thereof. Each of the undersigned hereby stipulates that its interest or interests in said Unit Area is hereby unitized in accordance with and subject to all of the terms and conditions of said Unit Agreement.

The undersigned (whether one or more) is referred to in the singular and in the neuter gender.

This ratification shall extend to and be binding upon the undersigned. its heirs, legal representatives, successors and assigns.

IN WITNESS WHEREOF this instrument is executed this 25th day of September \_\_\_\_, 1962.

200 South Kentucky, Roswell, N.M.

SS:
was acknowledged before me this 25th day of vachti Pullen. a widow
Bette Lee Senier
Notary Public
NIFE NOTARY ACKNOWLEDGMENT FORM
) ) SS:
was acknowledged before me this day of and, his wife.
, his wife,
Notary Public
N NOTARY ACKNOWLEDGMENT FORM
_)
) SS; _)
was acknowledged before me this day of by,
a corporation, on
do por do torigo ou
Notary Public

KNOW ALL MEN BY THESE PRESENTS: THAT,

WHEREAS, each of the undersigned hereby acknowledges receipt of a true and correct counterpart of that certain instrument dated February 1, 1962, and entitled "Unit Agreement for the Development and Operation of the West Dollarhide Queen Sand Unit, Lea County, New Mexico", reference to which said agreement being here made for all pertinent purposes; and

WHEREAS, each of the undersigned represents that it is a "Royalty Owner" (as that term is defined in said Unit Agreement) and, as such, owns an interest or interests in one or more of the separate tracts of land covered by said agreement and more particularly identified on Exhibits "A" and "B" thereto (which said separate tracts, in the aggregate, comprise the Unit Area of the West Dollarhide Queen Sand Unit); and

WHEREAS, among other things, said Unit Agreement provides that it may be ratified by a separate instrument in writing, and the undersigned, being familiar with the contents of said agreement, desires to ratify and confirm same:

NOW, THEREFORE, for and in consideration of the premises, the mutual covenants and agreements set forth in said Unit Agreement, and the mutual benefits to be derived therefrom, each of the undersigned does hereby ratify, adopt and confirm said Unit Agreement with respect to all of its interest or interests in all of the land covered by said agreement, thereby becoming a party to said agreement to the same extent as if it had executed a counterpart thereof. Each of the undersigned hereby stipulates that its interest or interests in said Unit Area is hereby unitized in accordance with and subject to all of the terms and conditions of said Unit Agreement.

The undersigned (whether one or more) is referred to in the singular and in the neuter gender.

This ratification shall extend to and be binding upon the undersigned, its heirs, legal representatives, successors and assigns.

	IN	WITNE	ss w	HEREOF	this	instrument	is	executed	this	24th	day	of	
Sep	tem	per	1962	<b>2</b> 。									

ATTEST:	ELLIOTT PRODUCTION COMPANY
By: Elun M Ellul Secretary	President

STATE OF _	· · · · · · · · · · · · · · · · · · ·	_)
COUNTY OF		_) SS: )
The 1	foregoing instrument	was acknowledged before me this day of by
My Commissi	ion Expires:	
<del></del>		Notary Public
	JOINT HUSBAND &	WIFE NOTARY ACKNOWLEDGMENT FORM
STATE OF		)
		T) SS:
COUNTY OF		_)
The i	foregoing instrument, 1962,	was acknowledged before me this day of by, his wife.
<del></del>	<del></del>	, his wife.
My Commissi	ion Expires:	
		Notary Public
		•
	CARRAD I MT	TO THE PARTY AND
	CORPORATI	ON NOTARY ACKNOWLEDGMENT FORM
CO CONTROL	ATTIC ATTICTOR	,
STATE OF _	NEW MEXICO	
COUNTY OF	CHAVES	
The f	Pamagaing in at mamant	was acknowledged before me this 24th day of
September	r . 1962	e, by L. E. Elliott
	President of	e, by L. E. Elliott Elliott Production Company
hohole of	said corporation.	, a New Mexico corporation, on
neliati () ;	eard corbonacton.	
My Commissi	ion Expires:	Paul & Harnden
		Notary Public
June 1, 196	66	

#### KNOW ALL MEN BY THESE PRESENTS: THAT.

WHEREAS, each of the undersigned hereby acknowledges receipt of a true and correct counterpart of that certain instrument dated February 1, 1962, and entitled "Unit Agreement for the Development and Operation of the West Dollarhide Queen Sand Unit, Lea County, New Mexico", reference to which said agreement being here made for all pertinent purposes; and

WHEREAS, each of the undersigned represents that it is a "Royalty Owner" (as that term is defined in said Unit Agreement) and, as such, owns an interest or interests in one or more of the separate tracts of land covered by said agreement and more particularly identified on Exhibits "A" and "B" thereto (which said separate tracts, in the aggregate, comprise the Unit Area of the West Dollarhide Queen Sand Unit); and

WHEREAS, among other things, said Unit Agreement provides that it may be ratified by a separate instrument in writing, and the undersigned, being familiar with the contents of said agreement, desires to ratify and confirm same:

NOW, THEREFORE, for and in consideration of the premises, the mutual covenants and agreements set forth in said Unit Agreement, and the mutual benefits to be derived therefrom, each of the undersigned does hereby ratify, adopt and confirm said Unit Agreement with respect to all of its interest or interests in all of the land covered by said agreement, thereby becoming a party to said agreement to the same extent as if it had executed a counterpart thereof. Each of the undersigned hereby stipulates that its interest or interests in said Unit Area is hereby unitized in accordance with and subject to all of the terms and conditions of said Unit Agreement.

The undersigned (whether one or more) is referred to in the singular and in the neuter gender.

This ratification shall extend to and be binding upon the undersigned, its heirs, legal representatives, successors and assigns.

IN WITNESS WHEREOF this instrument is executed this 251 day of SEPT

Jehna & Madrey

, 1962.

STATE OF
COUNTY OF
The foregoing instrument was acknowledged before me this day of, 1962, by
My Commission Expires:
M. Colomodon Explication (25, 1966)  Notary Public
JOINT HUSBAND & WIFE NOTARY ACKNOWLEDGMENT FORM
STATE OF)
COUNTY OF) SS:
The foregoing instrument was acknowledged before me this day of and his wife.
My Commission Expires:
Notary Public
CORPORATION NOTARY ACKNOWLEDGMENT FORM
STATE OF)
COUNTY OF
The foregoing instrument was acknowledged before me this day of, 1962, by, President of
President of
President of
My Commission Expires:
Notary Public
•

KNOW ALL MEN BY THESE PRESENTS: THAT,

WHEREAS, each of the undersigned hereby acknowledges receipt of a true and correct counterpart of that certain instrument dated February 1, 1962, and entitled "Unit Agreement for the Development and Operation of the West Dollarhide Queen Sand Unit, Lea County, New Mexico", reference to which said agreement being here made for all pertinent purposes; and

WHEREAS, each of the undersigned represents that it is a "Royalty Owner" (as that term is defined in said Unit Agreement) and, as such, owns an interest or interests in one or more of the separate tracts of land covered by said agreement and more particularly identified on Exhibits "A" and "B" thereto (which said separate tracts, in the aggregate, comprise the Unit Area of the West Dollarhide Queen Sand Unit); and

WHEREAS, among other things, said Unit Agreement provides that it may be ratified by a separate instrument in writing, and the undersigned, being familiar with the contents of said agreement, desires to ratify and confirm same:

NOW, THEREFORE, for and in consideration of the premises, the mutual covenants and agreements set forth in said Unit Agreement, and the mutual benefits to be derived therefrom, each of the undersigned does hereby ratify, adopt and confirm said Unit Agreement with respect to all of its interest or interests in all of the land covered by said agreement, thereby becoming a party to said agreement to the same extent as if it had executed a counterpart thereof. Each of the undersigned hereby stipulates that its interest or interests in said Unit Area is hereby unitized in accordance with and subject to all of the terms and conditions of said Unit Agreement.

The undersigned (whether one or more) is referred to in the singular and in the neuter gender.

This ratification shall extend to and be binding upon the undersigned, its heirs, legal representatives, successors and assigns.

IN WITNESS WHEREOF this instrument is executed this 12 day of Sept. \_\_\_\_\_\_, 1962.

ATTITEST.

Assistant Secretary

SINCLAIR OIL & GAS COMPANY

ice President

STATE OF _		_)
COUNTY OF		) SS: _)
		was acknowledged before me this day of by
My Commiss	ion Expires:	
		Notary Public
	JOINT HUSBAND &	WIFE NOTARY ACKNOWLEDGMENT FORM
STATE OF _		_) ss: _)
		was acknowledged before me this day of by and, his wife.
	ion Expires:	
		Notary Public
	CORPORATIO	ON NOTARY ACKNOWLEDGMENT FORM
STATE OF	Texas Dilivend	
	foregoing instrument 1962 President of said corporation.	was acknowledged before me this day of by the corporation, on
	said corporations sion Expires:	Notary Public ( Diller Balford

KNOW ALL MEN BY THESE PRESENTS: THAT,

WHEREAS, each of the undersigned hereby acknowledges receipt of a true and correct counterpart of that certain instrument dated February 1, 1962, and entitled "Unit Agreement for the Development and Operation of the West Dollarhide Queen Sand Unit, Lea County, New Mexico", reference to which said agreement being here made for all pertinent purposes; and

WHEREAS, each of the undersigned represents that it is a "Royalty Owner" (as that term is defined in said Unit Agreement) and, as such, owns an interest or interests in one or more of the separate tracts of land covered by said agreement and more particularly identified on Exhibits "A" and "B" thereto (which said separate tracts, in the aggregate, comprise the Unit Area of the West Dollarhide Queen Sand Unit); and

WHEREAS, among other things, said Unit Agreement provides that it may be ratified by a separate instrument in writing, and the undersigned, being familiar with the contents of said agreement, desires to ratify and confirm same;

NOW, THEREFORE, for and in consideration of the premises, the mutual covenants and agreements set forth in said Unit Agreement, and the mutual benefits to be derived therefrom, each of the undersigned does hereby ratify, adopt and confirm said Unit Agreement with respect to all of its interest or interests in all of the land covered by said agreement, thereby becoming a party to said agreement to the same extent as if it had executed a counterpart thereof. Each of the undersigned hereby stipulates that its interest or interests in said Unit Area is hereby unitized in accordance with and subject to all of the terms and conditions of said Unit Agreement.

The undersigned (whether one or more) is referred to in the singular and in the neuter gender.

This ratification shall extend to and be binding upon the undersigned, its heirs, legal representatives, successors and assigns.

John M. Loffland In

STATE OF TEXAS )	
) \$	8 <b>S</b> \$
COUNTY OF TARRANT )	
September , 1962, by	acknowledged before me this 18th day of John. M. Loffland, Jr.
My Commission Expires:	Sorothy Heine mann Notary Public
4 1 42	Notary Public
6-1-63	
JOINT HUSBAND & WIF	TE NOTARY ACKNOWLEDGMENT FORM
STATE OF	
COUNTY OF	<b>35</b> \$
	acknowledged before me this day of and
V	and his wife.
My Commission Expires:	,
	Notary Public
A INSTITUTE A COMPANY	OTARY ACKNOWLEDGMENT FORM
OOR ORTON	OTALL ACUITOMBIOCHIATI TOTAL
STATE OF	
)	<b>SS</b> %
COUNTY OF)	
The foregoing instrument was	acknowledged before me this day of
President of	
	corporation, on
behalf of said corporation.	
My Commission Expires:	
	Notary Public
	and a second and the second as

KNOW ALL MEN BY THESE PRESENTS: THAT.

WHEREAS, each of the undersigned hereby acknowledges receipt of a true and correct counterpart of that certain instrument dated February 1, 1962, and entitled "Unit Agreement for the Development and Operation of the West Dollarhide Queen Sand Unit, Lea County, New Mexico", reference to which said agreement being here made for all pertinent purposes; and

WHEREAS, each of the undersigned represents that it is a "Royalty Owner" (as that term is defined in said Unit Agreement) and, as such, owns an interest or interests in one or more of the separate tracts of land covered by said agreement and more particularly identified on Exhibits "A" and "B" thereto (which said separate tracts, in the aggregate, comprise the Unit Area of the West Dollarhide Queen Sand Unit); and

WHEREAS, among other things, said Unit Agreement provides that it may be ratified by a separate instrument in writing, and the undersigned, being familiar with the contents of said agreement, desires to ratify and confirm same:

NOW, THEREFORE, for and in consideration of the premises, the mutual covenants and agreements set forth in said Unit Agreement, and the mutual benefits to be derived therefrom, each of the undersigned does hereby ratify, adopt and confirm said Unit Agreement with respect to all of its interest or interests in all of the land covered by said agreement, thereby becoming a party to said agreement to the same extent as if it had executed a counterpart thereof. Each of the undersigned hereby stipulates that its interest or interests in said Unit Area is hereby unitized in accordance with and subject to all of the terms and conditions of said Unit Agreement.

The undersigned (whether one or more) is referred to in the singular and in the neuter gender.

This ratification shall extend to and be binding upon the undersigned, its heirs, legal representatives, successors and assigns.

IN WITNESS WHEREOF this instrument is executed this 18th day of \_\_\_\_\_\_\_\_\_, 1962.

ROCKET OIL AND GAS CO. A DELAWARE CORPORATION

TTESK:

SSISTANT SECRETARY

PRESIDENT

STATE OF		_)
COUNTY OF		) SS: _)
		was acknowledged before me this day of by
My Commiss	ion Expires:	
		Notary Public
	JOINT HUSBAND &	WIFE NOTARY ACKNOWLEDGMENT FORM
STATE OF	······································	)
COUNTY OF		) ss: _)
		was acknowledged before me this day of by and his wife.
<del></del>		, his wife.
My Commiss	ion Expires:	
		Notary Public
	CORPORATIO	ON NOTARY ACKNOWLEDGMENT FORM
cours on		•
STATE OF _		_/ <sub>SS:</sub>
COUNTY OF		
The	foregoing instrument	was acknowledged before me this day of
	, 1962	, by
	President of _	an moration on
behalf of	said corporation.	a corporation, on
	ion Expires:	
My COMMITSS	TOU wattes:	As the second of
		Notary Public
MAL	17 1465	MOCSTA LEGITE

KNOW ALL MEN BY THESE PRESENTS: THAT.

WHEREAS, each of the undersigned hereby acknowledges receipt of a true and correct counterpart of that certain instrument dated February 1, 1962, and entitled "Unit Agreement for the Development and Operation of the West Dollarhide Queen Sand Unit, Lea County, New Mexico", reference to which said agreement being here made for all pertinent purposes; and

WHEREAS, each of the undersigned represents that it is a "Royalty Owner" (as that term is defined in said Unit Agreement) and, as such, owns an interest or interests in one or more of the separate tracts of land covered by said agreement and more particularly identified on Exhibits "A" and "B" thereto (which said separate tracts, in the aggregate, comprise the Unit Area of the West Dollarhide Queen Sand Unit); and

WHEREAS, among other things, said Unit Agreement provides that it may be ratified by a separate instrument in writing, and the undersigned, being familiar with the contents of said agreement, desires to ratify and confirm same;

NOW, THEREFORE, for and in consideration of the premises, the mutual covenants and agreements set forth in said Unit Agreement, and the mutual benefits to be derived therefrom, each of the undersigned does hereby ratify, adopt and confirm said Unit Agreement with respect to all of its interest or interests in all of the land covered by said agreement, thereby becoming a party to said agreement to the same extent as if it had executed a counterpart thereof. Each of the undersigned hereby stipulates that its interest or interests in said Unit Area is hereby unitized in accordance with and subject to all of the terms and conditions of said Unit Agreement.

The undersigned (whether one or more) is referred to in the singular and in the neuter gender.

This ratification shall extend to and be binding upon the undersigned, its heirs, legal representatives, successors and assigns.

UNITED ROYALTY COMPANY, AN OKLAHOMA EXPRESS TRUST

Dronidort

SECRETARY

STATE OF
COUNTY OF
The foregoing instrument was acknowledged before me this day of, 1962, by
My Commission Expires:
Notary Public
JOINT HUSBAND & WIFE NOTARY ACKNOWLEDGMENT FORM
STATE OF
COUNTY OF
The foregoing instrument was acknowledged before me this day of and, his wife.
his wife.
My Commission Expires:
Notary Public
CORPORATION NOTARY ACKNOWLEDGMENT FORM
STATE OF OKLAHOMA COUNTY OF TULSA SS8
The foregoing instrument was acknowledged before me this 18th day of September , 1962, by M. H. Watts President of United Royalty Company
, a Nklahoma express trust corporation, obehalf of said corporation.
My Commission Expires:
Notary Public
may 17, 1965

KNOW ALL MEN BY THESE PRESENTS: THAT.

WHEREAS, each of the undersigned hereby acknowledges receipt of a true and correct counterpart of that certain instrument dated February 1, 1962, and entitled "Unit Agreement for the Development and Operation of the West Dollarhide Queen Sand Unit, Lea County, New Mexico\*, reference to which said agreement being here made for all pertinent purposes; and

WHEREAS, each of the undersigned represents that it is a "Royalty Owner" (as that term is defined in said Unit Agreement) and, as such, owns an interest or interests in one or more of the separate tracts of land covered by said agreement and more particularly identified on Exhibits "A" and "B" thereto (which said separate tracts, in the aggregate, comprise the Unit Area of the West Dollarhide Queen Sand Unit); and

WHEREAS, among other things, said Unit Agreement provides that it may be ratified by a separate instrument in writing, and the undersigned. being familiar with the contents of said agreement, desires to ratify and confirm same:

NOW, THEREFORE, for and in consideration of the premises, the mutual covenants and agreements set forth in said Unit Agreement, and the mutual benefits to be derived therefrom, each of the undersigned does hereby ratify, adopt and confirm said Unit Agreement with respect to all of its interest or interests in all of the land covered by said agreement, thereby becoming a party to said agreement to the same extent as if it had executed a counterpart thereof. Each of the undersigned hereby stipulates that its interest or interests in said Unit Area is hereby unitized in accordance with and subject to all of the terms and conditions of said Unit Agreement.

The undersigned (whether one or more) is referred to in the singular and in the neuter gender.

This ratification shall extend to and be binding upon the undersigned. its heirs, legal representatives, successors and assigns.

IN WITNESS WHEREOF this instrument is executed this 1954 day of Sept. \_\_\_\_\_\_, 1962。

I. Dina Schenck

STATE OF	
COUNTY OF	) SS:
	ent was acknowledged before me this day of 62, by
My Commission Expires:	
	Notary Public
JOINT HUSBANI	D & WIFE NOTARY ACKNOWLEDGMENT FORM
STATE OF New Mexico	
COUNTY OF Lea	) <b>SS</b> :)
Sept, 196	ent was acknowledged before me this 19th day of 62, by H. Dillard Schenck and his wife.
My Commission Expires:  MY COMMISSION EXPIRES MARCH 25, 1965	Notary Public John Coletica
CORPORA	ATION NOTARY ACKNOWLEDGMENT FORM
STATE OF	
COUNTY OF	
	ent was acknowledged before me this day of,
Lestdeur of	, a corporation, on
behalf of said corporation.	
My Commission Expires:	
	Notary Public
	- <del>y</del> ··· ——-

KNOW ALL MEN BY THESE PRESENTS: THAT.

whereas, each of the undersigned hereby acknowledges receipt of a true and correct counterpart of that certain instrument dated February 1, 1962, and entitled "Unit Agreement for the Development and Operation of the West Dollarhide Queen Sand Unit, Lea County, New Mexico", reference to which said agreement being here made for all pertinent purposes; and

WHEREAS, each of the undersigned represents that it is a "Royalty Owner" (as that term is defined in said Unit Agreement) and, as such, owns an interest or interests in one or more of the separate tracts of land covered by said agreement and more particularly identified on Exhibits "A" and "B" thereto (which said separate tracts, in the aggregate, comprise the Unit Area of the West Dollarhide Queen Sand Unit); and

WHEREAS, among other things, said Unit Agreement provides that it may be ratified by a separate instrument in writing, and the undersigned, being familiar with the contents of said agreement, desires to ratify and confirm same:

NOW, THEREFORE, for and in consideration of the premises, the mutual covenants and agreements set forth in said Unit Agreement, and the mutual benefits to be derived therefrom, each of the undersigned does hereby ratify, adopt and confirm said Unit Agreement with respect to all of its interest or interests in all of the land covered by said agreement, thereby becoming a party to said agreement to the same extent as if it had executed a counterpart thereof. Each of the undersigned hereby stipulates that its interest or interests in said Unit Area is hereby unitized in accordance with and subject to all of the terms and conditions of said Unit Agreement.

The undersigned (whether one or more) is referred to in the singular and in the neuter gender.

This ratification shall extend to and be binding upon the undersigned, its heirs, legal representatives, successors and assigns.

The second of th	
IN WITNESS WHEREOF this instrument is 5ept. , 1962.	executed this 19 day of
ATTEST: Leonge Syme Aust. Cashier	Trust Officer

STATE OF		_)
COUNTY OF		ិ) SS៖ _)
		was acknowledged before me this day of by
My Commiss	sion Expires:	
		Notary Public
	JOINT HUSBAND &	WIFE NOTARY ACKNOWLEDGMENT FORM
STATE OF		_)
COUNTY OF		) ss: _)
The	foregoing instrument 1962,	was acknowledged before me this day of by and, his wife.
	sion Expires:	
<del>4-17/</del>		Notary Public
	CORPORATIO	ON NOTARY ACKNOWLEDGMENT FORM
•	New Mexico	_) ss;
COUNTY OF	Bernelille	_)
The Sept	foregoing instrument sember 1962	was acknowledged before me this 19 day of by Ralph E. Becker, Trust Officer , Albuquarque National Bank
		a corporation, on
behalf of	said corporation.	
My Commiss	sion Expires:	Carrier Bucker
<i>7</i> 77,	a 6 14 14 5 3	Notary Public

#### KNOW ALL MEN BY THESE PRESENTS: THAT.

WHEREAS, each of the undersigned hereby acknowledges receipt of a true and correct counterpart of that certain instrument dated February 1, 1962, and entitled "Unit Agreement for the Development and Operation of the West Dollarhide Queen Sand Unit, Lea County, New Mexico", reference to which said agreement being here made for all pertinent purposes; and

WHEREAS, each of the undersigned represents that it is a "Royalty Owner" (as that term is defined in said Unit Agreement) and, as such, owns an interest or interests in one or more of the separate tracts of land covered by said agreement and more particularly identified on Exhibits "A" and "B" thereto (which said separate tracts, in the aggregate, comprise the Unit Area of the West Dollarhide Queen Sand Unit); and

WHEREAS, among other things, said Unit Agreement provides that it may be ratified by a separate instrument in writing, and the undersigned, being familiar with the contents of said agreement, desires to ratify and confirm same:

NOW, THEREFORE, for and in consideration of the premises, the mutual covenants and agreements set forth in said Unit Agreement, and the mutual benefits to be derived therefrom, each of the undersigned does hereby ratify, adopt and confirm said Unit Agreement with respect to all of its interest or interests in all of the land covered by said agreement, thereby becoming a party to said agreement to the same extent as if it had executed a counterpart thereof. Each of the undersigned hereby stipulates that its interest or interests in said Unit Area is hereby unitized in accordance with and subject to all of the terms and conditions of said Unit Agreement.

The undersigned (whether one or more) is referred to in the singular and in the neuter gender.

This ratification shall extend to and be binding upon the undersigned, its heirs, legal representatives, successors and assigns.

IN	WITN	<b>235</b> , 19	WHEREOF 62.	this	instrument	is	executed	this	19	day	of	Se	pt.
							Than	œ.e.	<u>z:</u>	<u> </u>	کد	لے	<u>~ · </u>

STATE OF Seature	_}					
COUNTY OF Coldwill	) SS: _)					
The foregoing instrument 1962,	was acknowledged before me this 19 day of by since 21, field,					
My Commission Expires:	Trac Il Blackbury					
Jan 2, 1966	Notary Public					
JOINT HUSBAND &	JOINT HUSBAND & WIFE NOTARY ACKNOWLEDGMENT FORM					
STATE OF	_}					
COUNTY OF	) SS: _)					
The foregoing instrument 1962,	was acknowledged before me this day of by and his wife.					
My Commission Expires:	Notary Public					
CORPORATIO	ON NOTARY ACKNOWLEDGMENT FORM					
STATE OF	_)					
COUNTY OF	) SS::					
	was acknowledged before me this day of					
President of	, by,					
behalf of said corporation.	a corporation, on					
My Commission Expires:						
	Notary Public					

#### KNOW ALL MEN BY THESE PRESENTS: THAT,

WHEREAS, each of the undersigned hereby acknowledges receipt of a true and correct counterpart of that certain instrument dated February 1, 1962, and entitled "Unit Agreement for the Development and Operation of the West Dollarhide Queen Sand Unit, Lea County, New Mexico", reference to which said agreement being here made for all pertinent purposes; and

WHEREAS, each of the undersigned represents that it is a "Royalty Owner" (as that term is defined in said Unit Agreement) and, as such, owns an interest or interests in one or more of the separate tracts of land covered by said agreement and more particularly identified on Exhibits "A" and "B" thereto (which said separate tracts, in the aggregate, comprise the Unit Area of the West Dollarhide Queen Sand Unit); and

WHEREAS, among other things, said Unit Agreement provides that it may be ratified by a separate instrument in writing, and the undersigned, being familiar with the contents of said agreement, desires to ratify and confirm same:

NOW, THEREFORE, for and in consideration of the premises, the mutual covenants and agreements set forth in said Unit Agreement, and the mutual benefits to be derived therefrom, each of the undersigned does hereby ratify, adopt and confirm said Unit Agreement with respect to all of its interest or interests in all of the land covered by said agreement, thereby becoming a party to said agreement to the same extent as if it had executed a counterpart thereof. Each of the undersigned hereby stipulates that its interest or interests in said Unit Area is hereby unitized in accordance with and subject to all of the terms and conditions of said Unit Agreement.

The undersigned (whether one or more) is referred to in the singular and in the neuter gender.

This ratification shall extend to and be binding upon the undersigned, its heirs, legal representatives, successors and assigns.

IN	WITNESS	WHEREOF	this	instrument	is	executed t	his,	19/1day	of L	extente
	1	962。						į	/"	
						Tru	<u></u>	A h	ver	~
							6	/ -		
						Love	ستج	C. Lew	ee-	

STATE OF	
COUNTY OF	)
The foregoing instrumen	t was acknowledged before me this day of
My Commission Expires:	
	Notary Public
JOINT HUSBAND	& WIFE NOTARY ACKNOWLEDGMENT FORM
STATE OF	
The foregoing instrumen September 1962 Laverne C. Lever	t was acknowledged before me this 19 day of , by Ervin J. Levers and , his wife.
My Commission Expires:	Notary Public
CORPORAT	ION NOTARY ACKNOWLEDGMENT FORM
STATE OF	
The foregoing instrumen, 196	t was acknowledged before me this day of,
behalf of said corporation.	, a corporation, on
My Commission Expires:	
	Notary Public

#### KNOW ALL MEN BY THESE PRESENTS: THAT,

WHEREAS, each of the undersigned hereby acknowledges receipt of a true and correct counterpart of that certain instrument dated February 1, 1962, and entitled "Unit Agreement for the Development and Operation of the West Dollarhide Queen Sand Unit, Lea County, New Mexico", reference to which said agreement being here made for all pertinent purposes; and

WHEREAS, each of the undersigned represents that it is a "Royalty Owner" (as that term is defined in said Unit Agreement) and, as such, owns an interest or interests in one or more of the separate tracts of land covered by said agreement and more particularly identified on Exhibits "A" and "B" thereto (which said separate tracts, in the aggregate, comprise the Unit Area of the West Dollarhide Queen Sand Unit); and

WHEREAS, among other things, said Unit Agreement provides that it may be ratified by a separate instrument in writing, and the undersigned, being familiar with the contents of said agreement, desires to ratify and confirm same;

NOW, THEREFORE, for and in consideration of the premises, the mutual covenants and agreements set forth in said Unit Agreement, and the mutual benefits to be derived therefrom, each of the undersigned does hereby ratify, adopt and confirm said Unit Agreement with respect to all of its interest or interests in all of the land covered by said agreement, thereby becoming a party to said agreement to the same extent as if it had executed a counterpart thereof. Each of the undersigned hereby stipulates that its interest or interests in said Unit Area is hereby unitized in accordance with and subject to all of the terms and conditions of said Unit Agreement.

The undersigned (whether one or more) is referred to in the singular and in the neuter gender.

This ratification shall extend to and be binding upon the undersigned, its heirs, legal representatives, successors and assigns.

IN WITNESS WHEREOF	this instrument	is executed this 21 day of
September, 1962.		
		John With
		- Company of the Comp
		missing
		Mabel B. Cleston

STATE OF		_)
COUNTY OF		) SS: _)
		was acknowledged before me this day of by
My Commission	Expires:	
		Notary Public
	JOINT HUSBAND &	WIFE NOTARY ACKNOWLEDGMENT FORM
STATE OF	w Mexico	)
COUNTY OF 100		) ss: _)
The for september	egoing instrument	was acknowledged before me this day of by and and his wife.
Label A.	leton	, his wife.
My Commission June 17, 1,	Expires:	Notary Fublic
	CORPORATIO	ON NOTARY ACKNOWLEDGMENT FORM
STATE OF		) ss: )
The for	egoing instrument , 1962,	was acknowledged before me this day of , by, , a corporation, on
	President of	a comparation on
behalf of said	d corporation.	oriporation, on
My Commission		
		Notary Public

#### KNOW ALL MEN BY THESE PRESENTS: THAT,

WHEREAS, each of the undersigned hereby acknowledges receipt of a true and correct counterpart of that certain instrument dated February 1, 1962, and entitled "Unit Agreement for the Development and Operation of the West Dollarhide Queen Sand Unit, Lea County, New Mexico", reference to which said agreement being here made for all pertinent purposes; and

WHEREAS, each of the undersigned represents that it is a "Royalty Owner" (as that term is defined in said Unit Agreement) and, as such, owns an interest or interests in one or more of the separate tracts of land covered by said agreement and more particularly identified on Exhibits "A" and "B" thereto (which said separate tracts, in the aggregate, comprise the Unit Area of the West Dollarhide Queen Sand Unit); and

WHEREAS, among other things, said Unit Agreement provides that it may be ratified by a separate instrument in writing, and the undersigned, being familiar with the contents of said agreement, desires to ratify and confirm same:

NOW, THEREFORE, for and in consideration of the premises, the mutual covenants and agreements set forth in said Unit Agreement, and the mutual benefits to be derived therefrom, each of the undersigned does hereby ratify, adopt and confirm said Unit Agreement with respect to all of its interest or interests in all of the land covered by said agreement, thereby becoming a party to said agreement to the same extent as if it had executed a counterpart thereof. Each of the undersigned hereby stipulates that its interest or interests in said Unit Area is hereby unitized in accordance with and subject to all of the terms and conditions of said Unit Agreement.

The undersigned (whether one or more) is referred to in the singular and in the neuter gender.

This ratification shall extend to and be binding upon the undersigned, its heirs, legal representatives, successors and assigns.

STATE OF Mile Mufu	2)) ) SS:
COUNTY OF Dinta Ta	_) 55:
The foregoing instrument	was acknowledged before me this day of by
My Commission Expires:	Contlas Remach
MY COMMISSION EXPIRES AUG. 14, 1964	Notary Public
JOINT HUSBAND &	WIFE NOTARY ACKNOWLEDGMENT FORM
STATE OF	_)
COUNTY OF	) SS: _)
The foregoing instrument, 1962,	was acknowledged before me this day of by
	, his wife.
My Commission Expires:	
	Notary Public
CORFORATIO	ON NOTARY ACKNOWLEDGMENT FORM
STATE OF	_}
COUNTY OF	) SS:: )
The foregoing instrument	was acknowledged before me this day of
. 1962	by
	a corporation, on
behalf of said corporation.	
My Commission Expires:	
	Notary Public

KNOW ALL MEN BY THESE PRESENTS: THAT,

WHEREAS, each of the undersigned hereby acknowledges receipt of a true and correct counterpart of that certain instrument dated February 1, 1962, and entitled "Unit Agreement for the Development and Operation of the West Dollarhide Queen Sand Unit, Lea County, New Mexico\*, reference to which said agreement being here made for all pertinent purposes; and

WHEREAS, each of the undersigned represents that it is a "Royalty Owner" (as that term is defined in said Unit Agreement) and, as such, owns an interest or interests in one or more of the separate tracts of land covered by said agreement and more particularly identified on Exhibits "A" and "B" thereto (which said separate tracts, in the aggregate, comprise the Unit Area of the West Dollarhide Queen Sand Unit); and

WHEREAS, among other things, said Unit Agreement provides that it may be ratified by a separate instrument in writing, and the undersigned, being familiar with the contents of said agreement, desires to ratify and confirm same:

NOW, THEREFORE, for and in consideration of the premises, the mutual covenants and agreements set forth in said Unit Agreement, and the mutual benefits to be derived therefrom, each of the undersigned does hereby ratify, adopt and confirm said Unit Agreement with respect to all of its interest or interests in all of the land covered by said agreement, thereby becoming a party to said agreement to the same extent as if it had executed a counterpart thereof. Each of the undersigned hereby stipulates that its interest or interests in said Unit Area is hereby unitized in accordance with and subject to all of the terms and conditions of said Unit Agreement.

The undersigned (whether one or more) is referred to in the singular and in the neuter gender.

This ratification shall extend to and be binding upon the undersigned. its heirs, legal representatives, successors and assigns.

IN WITNESS WHEREOF this instrument is executed this 2/ day of \_\_\_\_\_ <u>Lept.</u> 1962. Rolph Love Erma Lewe

STATE OF _		_)
COUNTY OF		
The	foregoing instrument	was acknowledged before me this day of by
My Commiss	ion Expires:	
		Notary Public
	JOINT HUSBAND &	WIFE NOTARY ACKNOWLEDGMENT FORM
STATE OF	TEXAS	_)
COUNTY OF	MIDLAND	_) ss: _)
The Septe	foregoing instrument	was acknowledged before me this 21 day of by Ralph Lowe and
	Er	by Ralph Lowe and ma Lowe , his wife.
In and Fe-	ORPORATI	Notary Public  ON NOTARY ACKNOWLEDGMENT FORM
STATE OF		`
_		SS:
COUNTY OF		
The	foregoing instrument . 1962	was acknowledged before me this day of .
	President of	by
behalf of	said corporation.	, a corporation, or
	ion Expires:	
		Notary Public

#### KNOW ALL MEN BY THESE PRESENTS: THAT.

WHEREAS, each of the undersigned hereby acknowledges receipt of a true and correct counterpart of that certain instrument dated February 1, 1962, and entitled "Unit Agreement for the Development and Operation of the West Dollarhide Queen Sand Unit, Lea County, New Mexico", reference to which said agreement being here made for all pertinent purposes; and

WHEREAS, each of the undersigned represents that it is a "Royalty Owner" (as that term is defined in said Unit Agreement) and, as such, owns an interest or interests in one or more of the separate tracts of land covered by said agreement and more particularly identified on Exhibits "A" and "B" thereto (which said separate tracts, in the aggregate, comprise the Unit Area of the West Dollarhide Queen Sand Unit); and

WHEREAS, among other things, said Unit Agreement provides that it may be ratified by a separate instrument in writing, and the undersigned, being familiar with the contents of said agreement, desires to ratify and confirm same;

NOW, THEREFORE, for and in consideration of the premises, the mutual covenants and agreements set forth in said Unit Agreement, and the mutual benefits to be derived therefrom, each of the undersigned does hereby ratify, adopt and confirm said Unit Agreement with respect to all of its interest or interests in all of the land covered by said agreement, thereby becoming a party to said agreement to the same extent as if it had executed a counterpart thereof. Each of the undersigned hereby stipulates that its interest or interests in said Unit Area is hereby unitized in accordance with and subject to all of the terms and conditions of said Unit Agreement.

The undersigned (whether one or more) is referred to in the singular and in the neuter gender.

This ratification shall extend to and be binding upon the undersigned, its heirs, legal representatives, successors and assigns.

IN	WITNESS	WHEREOF	this	instrument	is	executed	this <u>Z/</u> .	≤/day of	S.ept
	1	962.							,
						J. (l.	Tedle	y fr	
								' /	

	Lener	) 
		t was acknowledged before me this 2/1 day of by 10/10 Pelly, 1-
My Commis	sion Expires:	Mannan H Camplack
	JOINT HUSBAND &	WIFE NOTARY ACKNOWLEDGMENT FORM
STATE OF		
The	foregoing instrument	t was acknowledged before me this day of and and his wife.
_		Notary Public
	CORPORATI	ION NOTARY ACKNOWLEDGMENT FORM
STATE OF		ION NOTARY ACKNOWLEDGMENT FORM  SS:
COUNTY OF	foregoing instrument	SS:  was acknowledged before me this day of
COUNTY OF	foregoing instrument	

KNOW ALL MEN BY THESE PRESENTS: THAT.

WHEREAS, each of the undersigned hereby acknowledges receipt of a true and correct counterpart of that certain instrument dated February 1, 1962, and entitled "Unit Agreement for the Development and Operation of the West Dollarhide Queen Sand Unit, Lea County, New Mexico", reference to which said agreement being here made for all pertinent purposes; and

WHEREAS, each of the undersigned represents that it is a "Royalty Owner" (as that term is defined in said Unit Agreement) and, as such, owns an interest or interests in one or more of the separate tracts of land covered by said agreement and more particularly identified on Exhibits "A" and "B" thereto (which said separate tracts, in the aggregate, comprise the Unit Area of the West Dollarhide Queen Sand Unit); and

WHEREAS, among other things, said Unit Agreement provides that it may be ratified by a separate instrument in writing, and the undersigned, being familiar with the contents of said agreement, desires to ratify and confirm same;

NOW, THEREFORE, for and in consideration of the premises, the mutual covenants and agreements set forth in said Unit Agreement, and the mutual benefits to be derived therefrom, each of the undersigned does hereby ratify, adopt and confirm said Unit Agreement with respect to all of its interest or interests in all of the land covered by said agreement, thereby becoming a party to said agreement to the same extent as if it had executed a counterpart thereof. Each of the undersigned hereby stipulates that its interest or interests in said Unit Area is hereby unitized in accordance with and subject to all of the terms and conditions of said Unit Agreement.

The undersigned (whether one or more) is referred to in the singular and in the neuter gender.

This ratification shall extend to and be binding upon the undersigned, its heirs, legal representatives, successors and assigns.

IN WITNESS WHEREOF this instrument is executed this 19th day of September 1962.

Arger 18. Cum ROGER B. OWINGS

LUCY P. OWINGS

STATE OF	
COUNTY OF	) SS: )
	nent was acknowledged before me this day of
My Commission Expires:	
	Notary Public
JOINT HUSBAN	D & WIFE NOTARY ACKNOWLEDGMENT FORM
STATE OF TEXAS	)
COUNTY OF TAPRANT	) SS: )
Sentember 19	nent was acknowledged before me this 10 day of 262, by Roger B. Owings and
Inop	P. Owings , his wife.
My Commission Expires: June 1, 1963	Notary Public Bunice R. Craft
CORPOR	NATION NOTARY ACKNOWLEDGMENT FORM
STATE OF	
COUNTY OF	) <b>SS</b> %
	nent was acknowledged before me this day of
l e	.962, by,
behalf of said corporation.	of corporation, or
benail of said corporation.	
My Commission Expires:	
•	Notary Public

#### KNOW ALL MEN BY THESE PRESENTS: THAT,

WHEREAS, each of the undersigned hereby acknowledges receipt of a true and correct counterpart of that certain instrument dated February 1, 1962, and entitled "Unit Agreement for the Development and Operation of the West Dollarhide Queen Sand Unit, Lea County, New Mexico\*, reference to which said agreement being here made for all pertinent purposes; and

WHEREAS, each of the undersigned represents that it is a "Royalty Owner" (as that term is defined in said Unit Agreement) and, as such, owns an interest or interests in one or more of the separate tracts of land covered by said agreement and more particularly identified on Exhibits "A" and "B" thereto (which said separate tracts, in the aggregate, comprise the Unit Area of the West Dollarhide Queen Sand Unit): and

WHEREAS, among other things, said Unit Agreement provides that it may be ratified by a separate instrument in writing, and the undersigned, being familiar with the contents of said agreement, desires to ratify and confirm same:

NOW, THEREFORE, for and in consideration of the premises, the mutual covenants and agreements set forth in said Unit Agreement, and the mutual benefits to be derived therefrom, each of the undersigned does hereby ratify. adopt and confirm said Unit Agreement with respect to all of its interest or interests in all of the land covered by said agreement, thereby becoming a party to said agreement to the same extent as if it had executed a counterpart thereof. Each of the undersigned hereby stipulates that its interest or interests in said Unit Area is hereby unitized in accordance with and subject to all of the terms and conditions of said Unit Agreement.

The undersigned (whether one or more) is referred to in the singular and in the neuter gender.

This ratification shall extend to and be binding upon the undersigned, its heirs, legal representatives, successors and assigns.

IN WITNESS WHEREOF this instrument is executed this State day of \_\_\_\_\_ 2012 Kled 1962.

Mrs Olio Yance

STATE OF
COUNTY OF) SS:
The foregoing instrument was acknowledged before me this day of, 1962, by
My Commission Expires:
Notary Public
JOINT HUSBAND & WIFE NOTARY ACKNOWLEDGMENT FORM
COUNTY OF Carried SS:
The foregoing instrument was acknowledged before me this day of and, his wife.
My Commission Expires:  Chycle & Acherican  Notary Public
CORPORATION NOTARY ACKNOWLEDGMENT FORM
COM CHAILON NOTALL ROMACOWIED GRANT TOTAL
STATE OF
The foregoing instrument was acknowledged before me this day of, 1962, by
, a corporation, o behalf of said corporation.
My Commission Expires:
Notary Public

KNOW ALL MEN BY THESE PRESENTS: THAT,

WHEREAS, each of the undersigned hereby acknowledges receipt of a true and correct counterpart of that certain instrument dated February 1, 1962, and entitled "Unit Agreement for the Development and Operation of the West Dollarhide Queen Sand Unit, Lea County, New Mexico", reference to which said agreement being here made for all pertinent purposes; and

WHEREAS, each of the undersigned represents that it is a "Royalty Owner" (as that term is defined in said Unit Agreement) and, as such, owns an interest or interests in one or more of the separate tracts of land covered by said agreement and more particularly identified on Exhibits "A" and "B" thereto (which said separate tracts, in the aggregate, comprise the Unit Area of the West Dollarhide Queen Sand Unit); and

WHEREAS, among other things, said Unit Agreement provides that it may be ratified by a separate instrument in writing, and the undersigned, being familiar with the contents of said agreement, desires to ratify and confirm same:

NOW, THEREFORE, for and in consideration of the premises, the mutual covenants and agreements set forth in said Unit Agreement, and the mutual benefits to be derived therefrom, each of the undersigned does hereby ratify, adopt and confirm said Unit Agreement with respect to all of its interest or interests in all of the land covered by said agreement, thereby becoming a party to said agreement to the same extent as if it had executed a counterpart thereof. Each of the undersigned hereby stipulates that its interest or interests in said Unit Area is hereby unitized in accordance with and subject to all of the terms and conditions of said Unit Agreement.

The undersigned (whether one or more) is referred to in the singular and in the neuter gender.

This ratification shall extend to and be binding upon the undersigned, its heirs, legal representatives, successors and assigns.

IN WITNESS WHEREOF this instrument is executed this 12th day of December 1962.

	SKELLY OIL COMPANY
ATTEST:	
R. Kendall Sherrill	By 6 % /Slus Rohes Vice-President
17. Kendall Merrill	Vice-President
A control of the cont	

STATE OF		_)	
COUNTY OF		) SS:	
The	foregoing instrument 1962,	was acknowledged beforeby	re me this day of
My Commiss	sion Expires:		
		Notary Public	
	JOINT HUSBAND &	WIFE NOTARY ACKNOWLEDG	EMENT FORM
STATE OF COUNTY OF		_) ) ss: _)	
The	foregoing instrument 1962,	was acknowledged before	re me this day of and and and
My Commiss	sion Expires:		
0		Notary Public	
	CORPORATIO	ON NOTARY ACKNOWLEDGMEN	IT FORM
STATE OF _	OKLAHOMA TULSA	_) ss:	
De	cember , 1962 ice President of _	was acknowledged before by C. L. Black Skelly Oil Comparate a Delaware	re me this 12th day of csher  cy  corporation, on
	said corporation.	Lana 3	
May 31	1, 1963	Notary Public	

KNOW ALL MEN BY THESE PRESENTS: THAT,

WHEREAS, each of the undersigned hereby acknowledges receipt of a true and correct counterpart of that certain instrument dated February 1, 1962, and entitled "Unit Agreement for the Development and Operation of the West Dollarhide Queen Sand Unit, Lea County, New Mexico", reference to which said agreement being here made for all pertinent purposes; and

WHEREAS, each of the undersigned represents that it is a "Royalty Owner" (as that term is defined in said Unit Agreement) and, as such, owns an interest or interests in one or more of the separate tracts of land covered by said agreement and more particularly identified on Exhibits "A" and "B" thereto (which said separate tracts, in the aggregate, comprise the Unit Area of the West Dollarhide Queen Sand Unit); and

WHEREAS, among other things, said Unit Agreement provides that it may be ratified by a separate instrument in writing, and the undersigned, being familiar with the contents of said agreement, desires to ratify and confirm same;

NOW, THEREFORE, for and in consideration of the premises, the mutual covenants and agreements set forth in said Unit Agreement, and the mutual benefits to be derived therefrom, each of the undersigned does hereby ratify, adopt and confirm said Unit Agreement with respect to all of its interest or interests in all of the land covered by said agreement, thereby becoming a party to said agreement to the same extent as if it had executed a counterpart thereof. Each of the undersigned hereby stipulates that its interest or interests in said Unit Area is hereby unitized in accordance with and subject to all of the terms and conditions of said Unit Agreement.

The undersigned (whether one or more) is referred to in the singular and in the neuter gender.

This ratification shall extend to and be binding upon the undersigned, its heirs, legal representatives, successors and assigns.

IN WITNESS WHEREOF this instrument is executed this 18 day of Quenta 1962.

ATTEST

By: Facel H. O. Brien

Secretary

By: Clinton D. Drehl

President

STATE OF	)	
COUNTY OF	}	SS:
		as acknowledged before me this day of
My Commission	n Expires:	
		Notary Public
	JOINT HUSBAND & WI	FE NOTARY ACKNOWLEDGMENT FORM
STATE OF	}	SS:
		as acknowledged before me this day of and, his wife.
My Commission	n Expires:	
		Notary Public
	CORPORATION	NOTARY ACKNOWLEDGMENT FORM
STATE OF	Juler )	) <b>SS</b> %
The for	regoing instrument wa 1962, b President of	Muram Carporation
behalf of sa	id corporation.	·
My Commission	_	Notary Public

MAIN OFFICE OCC

1963 JAN 14 PM 1 UNIT AGREEMENT AND UNIT OPERATING AGREEMENT. WEST BOLLABULDE OF EA COUNTY, NEW MEXICO

#### KNOW ALL MEN BY THESE PRESENTS: THAT,

WHEREAS, the undersigned hereby acknowledges receipt of a copy of each of the following instruments, each dated February 1, 1962, and respectively entitled as follows: (1) \*\*Unit Agreement for the Development and Operation of the West Dollarhide Queen Sand Unit, Lea County, New Mexicon; and, (2) "Unit Operating Agreement, West Dollarhide Queen Sand Unit, Lea County, New Mexicon: and

WHEREAS, the undersigned represents that it is a "Working Interest Owner" (as that term is defined in said Unit Agreement) and, as such, owns an interest or interests in one or more of the separate tracts of land covered by said Unit Agreement and more particularly identified on Exhibits A and B thereto (which said separate tracts, in the aggregate, comprise the Unit Area of said West Dollarhide Queen Sand Unit); and

WHEREAS, among other things, said Unit Agreement and said Unit Operating Agreement each provide that same may be ratified by a separate instrument in writing, and the undersigned, being familiar with the contents of each of said agreements, desires to ratify and confirm same;

NOW, THEREFORE, for and in consideration of the premises, the mutual covenants and agreements set forth in each of said agreements, and the mutual benefits to be derived therefrom, the undersigned (whether one or more) does hereby ratify, adopt and confirm said Unit Agreement and said Unit Operating Agreement with respect to its interest or interests in all of the land included in said Unit Agreement, thereby becoming a party to said agreements with the same force and effect as if the undersigned had executed each of said agreements. The undersigned hereby stipulates that its interest or interests in said Unit Area are hereby unitized in accordance with and subject to all of the terms and conditions of said Unit Agreement.

The undersigned (whether one or more) is referred to in the singular and in the neuter gender.

This ratification shall extend to and be binding upon the undersigned. its heirs, legal representatives, successors and assigns.

llees

IN WITNESS WHEREOF this instrument is executed this 24th day of September 1962。

STATE OF		_)
COUNTY OF		) SS: _)
		was acknowledged before me this day of by
My Commiss	sion Expires:	
		Notary Public
	JOINT HUSBAND &	WIFE NOTARY ACKNOWLEDCHENT FORM
STATE OF		_)
COUNTY OF		) SS:
The		was acknowledged before me this day of by and
		by and, his wife.
My Commiss	sion Expires:	
		Notary Public
	<del></del>	
	CORPORATION	ON NOTARY ACKNOWLEDGMENT FORM
<b>ፍዋል</b> ጥፑ ሰፑ	NEW MEXICO	)
		—′ ss:
COUNTY OF	CHAVES	_)
The	foregoing instrument	was acknowledged before me this 24th day of
<u>september</u>	President of	, by L. E. Elliott , Elliott, Inc.
		, a <u>New Mexico</u> corporation, on
penali oi	said corporation.	
My Commiss	sion Expires:	Paul S. Harnden
		Notary Public
June 1, 19	)66	

#### WORKING INTEREST OWNER'S RATIFICATION OF UNIT AGREEMENT AND UNIT OPERATING AGREE— MENT, WEST DOLLARHIDE QUEEN SAND UNIT, LEA COUNTY, NEW MEXICO

KNOW ALL MEN BY THESE PRESENTS: THAT,

WHEREAS, the undersigned hereby acknowledges receipt of a copy of each of the following instruments, each dated February 1, 1962, and respectively entitled as follows: (1) "Unit Agreement for the Development and Operation of the West Dollarhide Queen Sand Unit, Lea County, New Mexico"; and, (2) "Unit Operating Agreement, West Dollarhide Queen Sand Unit, Lea County, New Mexico"; and

WHEREAS, the undersigned represents that it is a "Working Interest Owner" (as that term is defined in said Unit Agreement) and, as such, owns an interest or interests in one or more of the separate tracts of land covered by said Unit Agreement and more particularly identified on Exhibits A and B thereto (which said separate tracts, in the aggregate, comprise the Unit Area of said West Dollarhide Queen Sand Unit); and

WHEREAS, among other things, said Unit Agreement and said Unit Operating Agreement each provide that same may be ratified by a separate instrument in writing, and the undersigned, being familiar with the contents of each of said agreements, desires to ratify and confirm same;

NOW, THEREFORE, for and in consideration of the premises, the mutual covenants and agreements set forth in each of said agreements, and the mutual benefits to be derived therefrom, the undersigned (whether one or more) does hereby ratify, adopt and confirm said Unit Agreement and said Unit Operating Agreement with respect to its interest or interests in all of the land included in said Unit Agreement, thereby becoming a party to said agreements with the same force and effect as if the undersigned had executed each of said agreements. The undersigned hereby stipulates that its interest or interests in said Unit Area are hereby unitized in accordance with and subject to all of the terms and conditions of said Unit Agreement.

The undersigned (whether one or more) is referred to in the singular and in the neuter gender.

This ratification shall extend to and be binding upon the undersigned, its heirs, legal representatives, successors and assigns.

IN WITNESS WHEREOF this instrument is executed this 24th day of September, 1962.

Frank O. Elliott

STATE OF NEW MEXICO	_
COUNTY OF CHAVES )	<b>S</b> 8
The foregoing instrument was September 1962, by	acknowledged before me this 24th day of Frank O. Elliott
My Commission Expires:	Faul S. Harnden
June 1, 1966	ouzy audito
JOINT HUSBAND & WIF	E NOTARY ACKNOWLEDGMENT FORM
STATE OF	<b>3</b> 8
The foregoing instrument was	acknowledged before me this day of and, his wife.
My Commission Expires:	
	Notary Public
CORPORATION N	DTARY ACKNOWLEDGMENT FORM
STATE OF	<b>58</b> %
The foregoing instrument was 1962, by	acknowledged before me this day of, corporation, on
President of a	corporation, on
behalf of said corporation.	
My Commission Expires:	
i	Notary Public

#### WORKING INTEREST OWNER'S RATIFICATION OF UNIT AGREEMENT AND UNIT OPERATING AGREE-MENT, WEST DOLLARHIDE QUEEN SAND UNIT, LEA COUNTY, NEW MEXICO

KNOW ALL MEN BY THESE PRESENTS: THAT,

WHEREAS, the undersigned hereby acknowledges receipt of a copy of each of the following instruments, each dated February 1, 1962, and respectively entitled as follows: (1) \*\*Unit Agreement for the Development and Operation of the West Dollarhide Queen Sand Unit, Lea County, New Mexico\*; and, (2) \*\*Unit Operating Agreement, West Dollarhide Queen Sand Unit, Lea County, New Mexico\*; and

WHEREAS, the undersigned represents that it is a "Working Interest Owner" (as that term is defined in said Unit Agreement) and, as such, owns an interest or interests in one or more of the separate tracts of land covered by said Unit Agreement and more particularly identified on Exhibits A and B thereto (which said separate tracts, in the aggregate, comprise the Unit Area of said West Dollarhide Queen Sand Unit); and

WHEREAS, among other things, said Unit Agreement and said Unit Operating Agreement each provide that same may be ratified by a separate instrument in writing, and the undersigned, being familiar with the contents of each of said agreements, desires to ratify and confirm same;

NOW, THEREFORE, for and in consideration of the premises, the mutual covenants and agreements set forth in each of said agreements, and the mutual benefits to be derived therefrom, the undersigned (whether one or more) does hereby ratify, adopt and confirm said Unit Agreement and said Unit Operating Agreement with respect to its interest or interests in all of the land included in said Unit Agreement, thereby becoming a party to said agreements with the same force and effect as if the undersigned had executed each of said agreements. The undersigned hereby stipulates that its interest or interests in said Unit Area are hereby unitized in accordance with and subject to all of the terms and conditions of said Unit Agreement.

The undersigned (whether one or more) is referred to in the singular and in the neuter gender.

This ratification shall extend to and be binding upon the undersigned, its heirs, legal representatives, successors and assigns.

IN WITNESS WHEREOF this instrument is executed this day of September 1962.

Affillion .

STATE OF	TEXAS	)
COUNTY OF	MIDLAND	
The September	foregoing instrumen	nt was acknowledged before me this 12th day of
My Commiss	sion Expires:	Lucille Bolton
June 1, 19	63	Notary Public in and for Midland County, Tom
	JOINT HUSBAND	& WIFE NOTARY ACKNOWLEDCHENT FORM
STATE OF		)
COUNTY OF		) SS: )
The	foregoing instrumer	nt was acknowledged before me this day of and, his wife.
	sion Expires:	
		Notary Public
	CORPORAT	TION NOTARY ACKNOWLEDGMENT FORM
STATE OF _	<del></del>	) ) ss:
COUNTY OF		) 55°, )
The		nt was acknowledged before me this day of 62, by,
	President of	, a corporation, on
behalf of	said corporation.	or
My Commiss	sion Expires:	
		Notary Public
		HONGE A TRATTO

#### WORKING INTEREST OWNER'S RATIFICATION OF UNIT AGREEMENT AND UNIT OPERATING AGREE— MENT, WEST DOLLARHIDE QUEEN SAND UNIT, LEA COUNTY, NEW MEXICO

KNOW ALL MEN BY THESE PRESENTS: THAT,

WHEREAS, the undersigned hereby acknowledges receipt of a copy of each of the following instruments, each dated February 1, 1962, and respectively entitled as follows: (1) "Unit Agreement for the Development and Operation of the West Dollarhide Queen Sand Unit, Lea County, New Mexico"; and, (2) "Unit Operating Agreement, West Dollarhide Queen Sand Unit, Lea County, New Mexico"; and

WHEREAS, the undersigned represents that it is a "Working Interest Owner" (as that term is defined in said Unit Agreement) and, as such, owns an interest or interests in one or more of the separate tracts of land covered by said Unit Agreement and more particularly identified on Exhibits A and B thereto (which said separate tracts, in the aggregate, comprise the Unit Area of said West Dollarhide Queen Sand Unit); and

WHEREAS, among other things, said Unit Agreement and said Unit Operating Agreement each provide that same may be ratified by a separate instrument in writing, and the undersigned, being familiar with the contents of each of said agreements, desires to ratify and confirm same;

NOW, THEREFORE, for and in consideration of the premises, the mutual covenants and agreements set forth in each of said agreements, and the mutual benefits to be derived therefrom, the undersigned (whether one or more) does hereby ratify, adopt and confirm said Unit Agreement and said Unit Operating Agreement with respect to its interest or interests in all of the land included in said Unit Agreement, thereby becoming a party to said agreements with the same force and effect as if the undersigned had executed each of said agreements. The undersigned hereby stipulates that its interest or interests in said Unit Area are hereby unitized in accordance with and subject to all of the terms and conditions of said Unit Agreement.

The undersigned (whether one or more) is referred to in the singular and in the neuter gender.

This ratification shall extend to and be binding upon the undersigned, its heirs, legal representatives, successors and assigns.

IN WITNESS WHEREOF this instrument is executed this  $\frac{2}{2}$  day of  $\frac{2}{2}$ , 1962.

OnaRthelp

STATE OF NEW MEXICO	_{
COUNTY OFChaves	SS:
	was acknowledged before me this 2nd day of by Ora R. Hall Jr.
My Commission Expires:	Burnelle Goodwin
April 11, 1966	Notary Public
JOINT HUSBAND &	WIFE NOTARY ACKNOWLEDGMENT FORM
STATE OF	_)   ss:
The foregoing instrument 1962,	was acknowledged before me this day of by and, his wife.
My Commission Expires:	Notary Public
CORPORATIO	ON NOTARY ACKNOWLEDGMENT FORM
STATE OF	) sss
. 1962	was acknowledged before me this day of , by,
President of	comporation or
behalf of said corporation.	, a corporation, or
My Commission Expires:	• .
	Notary Public

#### WORKING INTEREST OWNER'S RATIFICATION OF UNIT AGREEMENT AND UNIT OPERATING AGREE— MENT, WEST DOLLARHIDE QUEEN SAND UNIT, LEA COUNTY, NEW MEXICO

KNOW ALL MEN BY THESE PRESENTS: THAT,

WHEREAS, the undersigned hereby acknowledges receipt of a copy of each of the following instruments, each dated February 1, 1962, and respectively entitled as follows: (1) \*\*Unit Agreement for the Development and Operation of the West Dollarhide Queen Sand Unit, Lea County, New Mexico\*; and, (2) \*\*Unit Operating Agreement, West Dollarhide Queen Sand Unit, Lea County, New Mexico\*; and

WHEREAS, the undersigned represents that it is a "Working Interest Owner" (as that term is defined in said Unit Agreement) and, as such, owns an interest or interests in one or more of the separate tracts of land covered by said Unit Agreement and more particularly identified on Exhibits A and B thereto (which said separate tracts, in the aggregate, comprise the Unit Area of said West Dollarhide Queen Sand Unit); and

WHEREAS, among other things, said Unit Agreement and said Unit Operating Agreement each provide that same may be ratified by a separate instrument in writing, and the undersigned, being familiar with the contents of each of said agreements, desires to ratify and confirm same;

NOW, THEREFORE, for and in consideration of the premises, the mutual covenants and agreements set forth in each of said agreements, and the mutual benefits to be derived therefrom, the undersigned (whether one or more) does hereby ratify, adopt and confirm said Unit Agreement and said Unit Operating Agreement with respect to its interest or interests in all of the land included in said Unit Agreement, thereby becoming a party to said agreements with the same force and effect as if the undersigned had executed each of said agreements. The undersigned hereby stipulates that its interest or interests in said Unit Area are hereby unitized in accordance with and subject to all of the terms and conditions of said Unit Agreement.

The undersigned (whether one or more) is referred to in the singular and in the neuter gender.

This ratification shall extend to and be binding upon the undersigned, its heirs, legal representatives, successors and assigns.

IN WITNESS WHEREOF this instrument is executed this \_\_\_\_\_ day of \_\_\_\_\_\_

Sensill	Janual/

STATE OF		_)
COUNTY OF	TAXAGE	) SS: 
		was acknowledged before me this 1992 day of by
My Commis	sion Expires:	Notary Public
	JOINT HUSBAND &	WIFE NOTARY ACKNOWLEDGMENT FORM
STATE OF		_)
COUNTY OF		
The	foregoing instrument 1962,	was acknowledged before me this day of by and, his wife.
	sion Expires:	
		Notary Public
	CORPORATIO	ON NOTARY ACKNOWLEDGMENT FORM
STATE OF		)
COUNTY OF		SS 8
	foregoing instrument	was acknowledged before me this day of
	President of	by accordance on
behalf of	said corporation.	, a corporation, on
My Commis	sion Expires:	
		Notary Public
		and year and an

#### WORKING INTEREST OWNER'S RATIFICATION OF UNIT AGREEMENT AND UNIT OPERATING AGREE— MENT, WEST DOLLARHIDE QUEEN SAND UNIT, LEA COUNTY, NEW MEXICO

KNOW ALL MEN BY THESE PRESENTS: THAT,

WHEREAS, the undersigned hereby acknowledges receipt of a copy of each of the following instruments, each dated February 1, 1962, and respectively entitled as follows: (1) "Unit Agreement for the Development and Operation of the West Dollarhide Queen Sand Unit, Lea County, New Mexico"; and, (2) "Unit Operating Agreement, West Dollarhide Queen Sand Unit, Lea County, New Mexico"; and

WHEREAS, the undersigned represents that it is a "Working Interest Owner" (as that term is defined in said Unit Agreement) and, as such, owns an interest or interests in one or more of the separate tracts of land covered by said Unit Agreement and more particularly identified on Exhibits A and B thereto (which said separate tracts, in the aggregate, comprise the Unit Area of said West Dollarhide Queen Sand Unit); and

WHEREAS, among other things, said Unit Agreement and said Unit Operating Agreement each provide that same may be ratified by a separate instrument in writing, and the undersigned, being familiar with the contents of each of said agreements, desires to ratify and confirm same;

NOW, THEREFORE, for and in consideration of the premises, the mutual covenants and agreements set forth in each of said agreements, and the mutual benefits to be derived therefrom, the undersigned (whether one or more) does hereby ratify, adopt and confirm said Unit Agreement and said Unit Operating Agreement with respect to its interest or interests in all of the land included in said Unit Agreement, thereby becoming a party to said agreements with the same force and effect as if the undersigned had executed each of said agreements. The undersigned hereby stipulates that its interest or interests in said Unit Area are hereby unitized in accordance with and subject to all of the terms and conditions of said Unit Agreement.

The undersigned (whether one or more) is referred to in the singular and in the neuter gender.

This ratification shall extend to and be binding upon the undersigned, its heirs, legal representatives, successors and assigns.

IN WITNESS WHEREOF this instrument is executed this \_\_\_\_\_ day of \_\_\_\_\_\_

Allafull!	
•	
	-

STATE OF	TEXAS		_)
	TARRANT		<b>) SS</b> 8
		instrument 1962,	was acknowledged before me this 14th day of by
My Commis	sion Expir	<b>98</b> %	J. Lawrel Cook
June	1, 1963		Notary Public
	JOIN'	T HUSBAND &	WIFE NOTARY ACKNOWLEDGMENT FORM
STATE OF			_) ·
COUNTY OF			_) <b>ss</b> : _)
The	foregoing	instrument 1962,	was acknowledged before me this day of by and, his wife.
	**************************************		his wife.
My Commiss	sion Expir	es:	
			Notary Public
		CORPORATIO	ON NOTARY ACKNOWLEDGMENT FORM
STATE OF			
COUNTY OF			<b>38</b> 8
			was acknowledged before me this day of
1116	TOYAROTTE	1962,	by
	Pre	sident of _	by accompany on
behalf of	said corp	oration。	, a corporation, on
My Commais:	sion Expir	es%	
			Notary Public

WORKING INTEREST OWNER S RATIFICATION OF UNIT AGREEMENT AND UNIT OPERATING AGREE-MENT, WEST DOLLARHIDE QUEEN SAND UNIT. LEA COUNTY, NEW MEXICO

KNOW ALL MEN BY THESE PRESENTS: THAT.

WHEREAS, the undersigned hereby acknowledges receipt of a copy of each of the following instruments, each dated February 1, 1962, and respectively entitled as follows: (1) "Unit Agreement for the Development and Operation of the West Dollarhide Queen Sand Unit, Lea County, New Mexicon; and, (2) "Unit Operating Agreement, West Dollarhide Queen Sand Unit, Lea County, New Mexico\*: and

WHEREAS, the undersigned represents that it is a "Working Interest Owner" (as that term is defined in said Unit Agreement) and, as such, owns an interest or interests in one or more of the separate tracts of land covered by said Unit Agreement and more particularly identified on Exhibits A and B thereto (which said separate tracts, in the aggregate, comprise the Unit Area of said West Dollarhide Queen Sand Unit); and

WHEREAS, among other things, said Unit Agreement and said Unit Operating Agreement each provide that same may be ratified by a separate instrument in writing, and the undersigned, being familiar with the contents of each of said agreements, desires to ratify and confirm same;

NOW, THEREFORE, for and in consideration of the premises, the mutual covenants and agreements set forth in each of said agreements, and the mutual benefits to be derived therefrom, the undersigned (whether one or more) does hereby ratify, adopt and confirm said Unit Agreement and said Unit Operating Agreement with respect to its interest or interests in all of the land Included in said Unit Agreement, thereby becoming a party to said agreements with the same force and effect as if the undersigned had executed each of said agreements. The undersigned hereby stipulates that its interest or interests in said Unit Area are hereby unitized in accordance with and subject to all of the terms and conditions of said Unit Agreement.

The undersigned (whether one or more) is referred to in the singular and in the neuter gender.

			all extend to atives, succes			undersi	igned,
	in witness	WHEREOF t	his instrument	is executed	this	day of	eptember
1962。					XWLL MULI		•
	1	Λ <sub>α</sub>	1.	Jergl.	Much	, 	
	Lings	Aser	Lings	// 1000 1	and American Sys	** ## ne#	
	9.1	7.62		797	Comments		

COINTY OF STATE	<b>SS</b> :
COUNTY OF TAXABLE	
	rument was acknowledged before me this than day 1962, by Joe 2. Kennety 7. 8. McCommon and
Gearge Thompson, Jr.	, Trustees for the Marilya Magnell Trust.
My Commission Expires:	Daris N. Hallace
Jume 1, 1963	Notary Public
	DORIS H WALES SHOW A SECOND SH
JOINT HUS	BBAND & WIFE NOTARY ACKNOWLEDGMENT FORM
STATE OF	)
COUNTY OF	<b>SS</b> :
The foregoing inst	rument was acknowledged before me this day
	1962, by his wife.
	Notary Public
	DOMESTICAL CANCELLOS
COE	PORATION NOTARY ACKNOWLEDGMENT FORM
COE	PORATION NOTARY ACKNOWLEDGMENT FORM
	,
STATE OF	,
STATE OF	)
STATE OF	SS:
STATE OF	SS:  rument was acknowledged before me this day , 1962, by
STATE OF	SS:  rument was acknowledged before me this day , 1962, by
STATE OF	SS:

WORKING INTEREST OWNERS BATIFICATION OF UNIT AGREEMENT AND UNIT OPERATING AGREE-MENT, WEST DOLLARHIDE QUEEN SAND UNIT, LEA COUNTY, NEW MEXICO

KNOW ALL MEN BY THESE PRESENTS: THAT,

WHEREAS, the undersigned hereby acknowledges receipt of a copy of each of the following instruments, each dated February 1, 1962, and respectively entitled as follows: (1) "Unit Agreement for the Development and Operation of the West Dollarhide Queen Sand Unit, Lea County, New Mexicon; and, (2) "Unit Operating Agreement, West Dollarhide Queen Sand Unit, Lea County, New Mexico": and

WHEREAS, the undersigned represents that it is a "Working Interest Owner" (as that term is defined in said Unit Agreement) and, as such, owns an interest or interests in one or more of the separate tracts of land covered by said Unit Agreement and more particularly identified on Exhibits A and B thereto (which said separate tracts, in the aggregate, comprise the Unit Area of said West Dollarhide Queen Sand Unit) and

WHEREAS, among other things, said Unit Agreement and said Unit Operating Agreement each provide that same may be ratified by a separate instrument in writing, and the undersigned, being familiar with the contents of each of said agreements, desires to ratify and confirm same;

NOW, THEREFORE, for and in consideration of the premises, the mutual covenants and agreements set forth in each of said agreements, and the mutual benefits to be derived therefrom, the undersigned (whether one or more) does hereby ratify, adopt and confirm said Unit Agreement and said Unit Operating Agreement with respect to its interest or interests in all of the land included in said Unit Agreement, thereby becoming a party to said agreements with the same force and effect as if the undersigned had executed each of said agreements. The undersigned hereby stipulates that its interest or interests in said Unit Area are hereby unitized in accordance with and subject to all of the terms and conditions of said Unit Agreement.

The undersigned (whether one or more) is referred to in the singular and in the neuter gender.

This ratification shall extend to and be binding upon the undersigned, its heirs, legal representatives, successors and assigns.

IN WITNESS WHEREOF this instrument is executed this // day of / 1962.

PAN AMERICAN PETROLEUM CORPORATION ATTEST:

DATE

ATTORNEY-IN-FAC

STATE OF	
COUNTY OF	<b>SS</b> 8
The foregoing instrume	ent was acknowledged before me this day of 62, by
My Commission Expires:	
	Notary Public
JOINT HUSBANI	0 & WIFE NOTARY ACKNOWLEDGMENT FORM
STATE OF	
COUNTY OF	SS:
COUNTY OF	
	ent was acknowledged before me this day of
9 170	52, by and his wife.
being by me duly sworn did say PETROLEUM CORPORATION, and tha corporate seal of said corpora	that he is the ATTORNEY-IN-FACT of PAN AMERICAN the seal affixed to said instrument is the tion and that said instrument was signed and sealed
in behalf of said corporation C. F. BEDFORD	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 hav	
	Wha well gardman Ada Belle Zartman
	NOTARY PUBLIC in and for TARRANT County, Texas
	IARRANI Country, Texas
My Commission Expires:	
6-1-6-3	

#### WORKING INTEREST OWNER'S RATIFICATION OF UNIT AGREEMENT AND UNIT OPERATING AGREE-MENT, WEST DOLLARHIDE QUEEN SAND UNIT, LEA COUNTY, NEW MEXICO

KNOW ALL MEN BY THESE PRESENTS: THAT,

WHEREAS, the undersigned hereby acknowledges receipt of a copy of each of the following instruments, each dated February 1, 1962, and respectively entitled as follows: (1) "Unit Agreement for the Development and Operation of the West Dollarhide Queen Sand Unit, Lea County, New Mexico"; and, (2) "Unit Operating Agreement, West Dollarhide Queen Sand Unit, Lea County, New Mexico"; and

WHEREAS, the undersigned represents that it is a "Working Interest Owner" (as that term is defined in said Unit Agreement) and, as such, owns an interest or interests in one or more of the separate tracts of land covered by said Unit Agreement and more particularly identified on Exhibits A and B thereto (which said separate tracts, in the aggregate, comprise the Unit Area of said West Dollarhide Queen Sand Unit); and

WHEREAS, among other things, said Unit Agreement and said Unit Operating Agreement each provide that same may be ratified by a separate instrument in writing, and the undersigned, being familiar with the contents of each of said agreements, desires to ratify and confirm same;

NOW, THEREFORE, for and in consideration of the premises, the mutual covenants and agreements set forth in each of said agreements, and the mutual benefits to be derived therefrom, the undersigned (whether one or more) does hereby ratify, adopt and confirm said Unit Agreement and said Unit Operating Agreement with respect to its interest or interests in all of the land included in said Unit Agreement, thereby becoming a party to said agreements with the same force and effect as if the undersigned had executed each of said agreements. The undersigned hereby stipulates that its interest or interests in said Unit Area are hereby unitized in accordance with and subject to all of the terms and conditions of said Unit Agreement.

The undersigned (whether one or more) is referred to in the singular and in the neuter gender.

This ratification shall extend to and be binding upon the undersigned, its heirs, legal representatives, successors and assigns.

IN WITNESS WHEREOF this instrument is executed this 24th day of September, 1962.

By: Eelen W Ellery

By:

SUNSHINE ROYALTY COMPANY

President

STATE OF	·				
COUNTY OF			<b>88</b> %		
	foregoing inst				
My Commiss	sion Expires:				
			Notary Public		
	JOINT HUS	BAND & WIE	PE NOTARY ACKN	OWLEDGMENT FOR	<u>M</u>
STATE OF _	· · · · · · · · · · · · · · · · · · ·				
COUNTY OF			<b>55</b> :		
The	foregoing inst	rument was 1962, by	acknowledged	before me thi	s day of and fe.
	sion Expires:			activation and the second seco	
			Notary Public	······································	
		<del></del>			
	COR	PORATION N	OTARY ACKNOWL	EDGMENT FORM	
STATE OF	NEW MEXICO	)			
COUNTY OF	CHAVES	)	SS:		
<b>The</b> Septembe	foregoing inst	rument was	acknowledged	before me thi	s 24th day of
	r Presiden	t of	Sunshine Roy	valty Company	
behalf of	said corporati	on.	New Mexico		corporation, on
My Commaiss	sion Expires:		faul	S Harr	rden)
T			Notary Public		
June 1. $10$	766				

#### WORKING INTEREST OWNER'S RATIFICATION OF UNIT AGREEMENT AND UNIT OPERATING AGREE-MENT, WEST DOLLARHIDE QUEEN SAND UNIT, LEA COUNTY, NEW MEXICO

KNOW ALL MEN BY THESE PRESENTS: THAT,

WHEREAS, the undersigned hereby acknowledges receipt of a copy of each of the following instruments, each dated February 1, 1962, and respectively entitled as follows: (1) "Unit Agreement for the Development and Operation of the West Dollarhide Queen Sand Unit, Lea County, New Mexico"; and, (2) "Unit Operating Agreement, West Dollarhide Queen Sand Unit, Lea County, New Mexico"; and

WHEREAS, the undersigned represents that it is a "Working Interest Owner" (as that term is defined in said Unit Agreement) and, as such, owns an interest or interests in one or more of the separate tracts of land covered by said Unit Agreement and more particularly identified on Exhibits A and B thereto (which said separate tracts, in the aggregate, comprise the Unit Area of said West Dollarhide Queen Sand Unit); and

WHEREAS, among other things, said Unit Agreement and said Unit Operating Agreement each provide that same may be ratified by a separate instrument in writing, and the undersigned, being familiar with the contents of each of said agreements, desires to ratify and confirm same;

NOW, THEREFORE, for and in consideration of the premises, the mutual covenants and agreements set forth in each of said agreements, and the mutual benefits to be derived therefrom, the undersigned (whether one or more) does hereby ratify, adopt and confirm said Unit Agreement and said Unit Operating Agreement with respect to its interest or interests in all of the land included in said Unit Agreement, thereby becoming a party to said agreements with the same force and effect as if the undersigned had executed each of said agreements. The undersigned hereby stipulates that its interest or interests in said Unit Area are hereby unitized in accordance with and subject to all of the terms and conditions of said Unit Agreement.

The undersigned (whether one or more) is referred to in the singular and in the neuter gender.

This ratification shall extend to and be binding upon the undersigned, its heirs, legal representatives, successors and assigns.

IN WITNESS WHEREOF this instrument is executed this / th day of live.,

osulf.

Markley

STATE OF	)
COUNTY OF	) SS: )
	was acknowledged before me this day of by
My Commission Expires:	
	Notary Public
JOINT HUSBAND &	WIFE NOTARY ACKNOWLEDGMENT FORM
STATE OF	)
COUNTY OF	) SS: )
The foregoing instrument, 1962,	was acknowledged before me this day of by and, his wife.
My Commission Expires:	
	Notary Public
CORPORATIO	N NOTARY ACKNOWLEDGMENT FORM
STATE OF TEXAS	)
COUNTY OF MINAME	
	was acknowledged before me this 5th day of
DECEMBER 1962,	by J. H. MARLES
	a corporation, on
behalf of said corporation.	,
My Commission Expires:	
	storothy Tongar
JUNE 1, 1963	Notary Public

#### CERTIFICATE OF APPROVAL

## BY COMMISSIONER OF PUBLIC LANDS, STATE OF NEW MEXICO

#### WEST DOLLARHIDE QUEEN SAND UNIT

There having been presented to the undersigned Commissioner of Public Lands of the State of New Mexico for examination, the attached Agreement for the development and operation of acreage which is described within the attached Agreement, dated February 1, 1962 which has been executed or is to be executed by parties owning and holding oil and gas leases and royalty interests in and under the property described, and upon examination of said Agreement, the Commissioner finds:

- (a) That such agreement will tend to promote the conservation of oil and gas and the better utilization of reservoir energy in said area.
- (b) That under the proposed agreement the State of New Mexico will receive its fair share of the recoverable oil or gas in place under its lands in the area.
- (c) That each beneficiary Institution of the State of New Mexico will receive its fair and equitable share of the recoverable oil and gas under its lands within the area.
- (d) That such agreement is in other respects for the best interests of the state, with respect to state lands.

NOW, THEREFORE, by virtue of the authority conferred upon me under Sections 7-11-39, 7-11-40, 7-11-41, 7-11-47, 7-11-48, New Mexico Statutes Annotated 1953 Compilation, I, the undersigned, Commissioner of Public Lands of the State of New Mexico, for the purpose of more properly conserving the oil and gas resources of the State, do hereby consent to and approve the said Agreement, and any leases embracing lands of the State of New Mexico within the area shall be and the same are hereby amended to conform with the terms thereof, and shall remain in full force and effect according to the terms and conditions of said Agreement. This approval is subject to all of the provisions of the aforesaid statutes.

IN WITNESS WHEREOF, this Certificate of Approval is executed, with seal affixed, this 18th day of December 1962.

Commissioner of Public Lands of the State of New Mexico

### CERTIFICATION - DETERMINATION

## 14-08-0001 8491

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

- A. Approve the attached agreement for the development and operation of the West Dollarhide Queen Sand Unit, Lea County, State of New Mexico.
- Certify and determine that the unit plan of development and operation contemplated in the attached agreement is necessary and advisable in the public interest for the purpose of more properly conserving the natural resources.
- C. Certify and determine that the drilling, producing, rental, minimum royalty, and royalty requirements of all Federal leases committed to said agreement are hereby established, altered, changed, or revoked to conform with the terms and conditions of this agreement.

Dated	DEC 28 1962	
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Acting Director, United States Geological Survey

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