which has been assigned to Claud E. Aikman, who is the record title holder thereof.

That the working interests in and to said oil and gas leases are owned as follows:

3. That the working interest owners above referred to of said oil and gas leases, together with the owners of the overriding royalties, have entered into a communitization agreement for the purpose of establishing a non-standard gas proration unit consisting of the lands hereinabove described, which said communitization agreement has been approved by the Commissioner of Public Lands of the State of New Mexico, as will more particularly appear by the executed copy of said communitization agreement filed herewith and by reference made a part hereof. That the undersigned applicant is designated as the operator of the communitized area and makes this application on behalf of all of the parties to said communitization agreement.

4. That as will more particularly appear by Exhibit A attached hereto, the offset oil and gas leases within Section 2,
T. 25 S., R. 37 E., N.M.P.M., are owned as follows:

Western Natural Gas Company - NWLNEL, NELNWL Section 2, T. 25 S., R. 37 E., N.M.P.M.
Pacific Western Oil Corporation - NWLNWL Section 2, T. 25 S., R. 37 E., N.MP.M.
Skelly Oil Company - SLNWL Section 2, T. 25 S., R. 37 E.
Richmond Drilling Company - SWL Section 2, T. 25 S., R. 37 E.
Continental Oil Company - Operator of standard unit consisting of the SEt Section 2, T. 25 S., R. 37 E.

There is attached hereto, made a part hereof and for purposes of identification marked Exhibits B, C, D, E and F, consents or

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