

APPROVAL - CERTIFICATION - DETERMINATION
UNIT AGREEMENT
DANIEL UNIT AREA
Sublette County, Wyoming
The Phillips Petroleum Company, Unit Operator

State of Wyoming Lands:
 All of Section 16, Township 33 North, Range 111 West

Pursuant to the statutory authority vested in the Board of Land Commissioners of the State of Wyoming under Section 24-702, Wyoming Compiled Statutes, 1945, the Board of Land Commissioners of the State of Wyoming this 9 day of December, 1954, hereby takes the following action:

- A. Finds and determines that the Daniel Unit Agreement is necessary and advisable in the public interest; that the same is in the interest of the conservation of natural products and required by public convenience and necessity, and that the interests of the State of Wyoming will be best served thereby; wherefore, regardless of acreage limitations, hereby joins said Unit Agreement in behalf of the State of Wyoming.
- B. Certifies that lands of the State of Wyoming committed to the Daniel Unit Agreement, shall from the effective date thereof and concurrently therewith until the termination of the unit agreement be subject thereto, and that the term of each state lease now in force as to said state lands shall be extended and is hereby extended beyond the ten year term thereof until the said unit agreement is terminated.
- C. Certifies, pursuant to authority to modify and change all terms of state leases to conform to cooperative or unit plans of development or operation, that the drilling, producing and royalty requirements of state leases committed to the Daniel Unit Agreement shall be and are hereby altered and changed so as to conform said requirements to the provisions of said agreement.

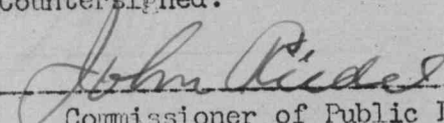
This APPROVAL-CERTIFICATION-DETERMINATION is subject to the following conditions:

- 1. That the unit agreement herein referred to is made subject to the laws of the State of Wyoming and the United States of America, and at all times shall be construed in conformity with the laws of the State of Wyoming and the United States of America.
- 2. That, inasmuch as the said unit agreement is designed in the public interest in the conservation of natural resources, with due regard for the vested rights of the sovereign state therein, and also to timely and equitably determine and allocate the production of these natural resources among those rightfully entitled to enjoy the same, the right of the State of Wyoming to fully protect its interests shall in no way or manner be abrogated by the fact that the State of Wyoming joins in this agreement; provided, that the State of Wyoming, by reserving the right of jurisdiction over its lands, in no way intends to interfere with the legitimate development of the lands contained in this unit plan and as outlined in this unit agreement.
- 3. That the said unit agreement shall become effective only as to those state lands now or hereafter included within the limits of the unit area and as to which the respective lessees and the then approved working and royalty interests shall subscribe the said agreement.

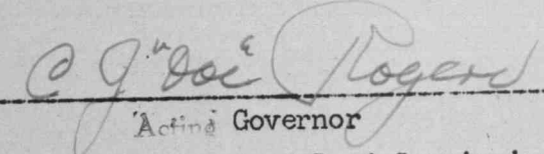


Executed on behalf of the State of Wyoming, acting by and through its Board of Land Commissioners, in conformity with proper authority and resolution passed by said Board of Land Commissioners on the 9 day of December, A.D. 1954, the foregoing agreement being signed by the Governor, President of the Board of Land Commissioners, countersigned by the Commissioner of Public Lands, Secretary of the Board of Land Commissioners, and the seal of the Board of Land Commissioners being hereto affixed this 10 day of December, A.D. 1954.

Countersigned:



 Commissioner of Public Lands
 Secretary, Board of Land Commissioners



 Acting Governor
 President, Board of Land Commissioners