

402

excess of 5,355 feet.

It is recognized that a well capable of producing unitized substances in paying quantities has been drilled and completed on lands subject to this Unit at a location described as NE $\frac{1}{4}$ Section 35, T. 29N., R. 112W., and known as the "Brinkerhoff Government Miracle No. 1" well. This well will, under no circumstances satisfy any of the drilling requirements of this section even though it may be committed to the Unit Agreement as a unit well.

Until the discovery of a deposit of unitized substances capable of being produced in paying quantities, the Unit Operator shall continue drilling diligently one well at a time, allowing no more than 6 months between the completion of one well and the beginning of the next well, until a well capable of producing unitized substances in paying quantities is completed to the satisfaction of said Supervisor or until it is reasonably proved that the unitized land is incapable of producing unitized substances in paying quantities in the formations drilled hereunder. Nothing in this section shall be deemed to limit the right of the Unit Operator to resign as provided in Section 5 hereof, or as requiring Unit Operator to commence or continue any drilling during the period pending such resignation becoming effective in order to comply with the requirements of this section. The Director may modify the drilling requirements of this section by granting reasonable extensions of time when, in his opinion, such action is warranted.

Upon failure to comply with the drilling provisions of this section, the Director may, after reasonable notice to the Unit Operator, and each working interest owner, lessee, and lessor at their last known addresses, declare this unit agreement terminated.

Notwithstanding anything in this unit agreement to the contrary, in the event unit operator has not commenced a test well on Blocks A, B, and C, within two years after the effective date of this unit agreement, or within one year after completion of a unit