

455

NON-PRODUCING PROPERTIES**SCHEDULE 2**

This Schedule 2 contains the specific descriptions of the properties specified as Schedule 2 Properties in the Assignment and Conveyance of Oil and Gas Properties and Reservation of Production Payment from Texas National Petroleum Co., as Assignor, to Union Oil Company of California, as Assignee, dated the 10th day of October, 1962, to which this Schedule 2 is appended, and consists of descriptions of properties located in the States of Alaska, Arizona, Colorado, Louisiana, Mississippi, Montana, New Mexico, Oklahoma, Texas, Utah and Wyoming and segregated by Counties or Parishes or Recording Districts within such states.

Specific descriptions of all Schedule 2 Properties located in Counties or Parishes or Recording Districts in the States of Alaska, Arizona, Colorado, Louisiana, Mississippi, Montana, New Mexico, Oklahoma, Texas, Utah and Wyoming other than in the County or Counties or Parish or Parishes or Recording District or Recording Districts in which a particular counterpart is to be recorded have been omitted from such counterpart, so that such counterpart to be so recorded contains specific descriptions of only that portion of the Schedule 2 Properties located in the particular County or Counties or Parish or Parishes or Recording District or Recording Districts in which the counterpart is to be recorded, except that specific descriptions of all of the Schedule 2 Properties located in the States of Alaska, Arizona, Colorado, Louisiana, Mississippi, Montana, New Mexico, Oklahoma, Texas, Utah and Wyoming are included in the counterparts to be recorded in Anchorage Recording District, Alaska, Navajo County, Arizona, Rio Blanco County, Colorado, Acadia Parish, Louisiana, Winston County, Mississippi, Glacier County, Montana, San Juan County, New Mexico, Kingfisher County, Oklahoma, Andrews County, Texas, San Juan County, Utah, and Sweetwater County, Wyoming. Any such specific descriptions of Schedule 2 Properties, to the extent that the same are omitted from any particular counterpart, are hereby incorporated herein by reference.