

may relate to one or more zones or horizons, and a unit formed for a particular zone or horizon need not conform in area to any other unit relating to a different zone or horizon, and a unit formed for the production of oil need not conform in area with any unit formed for the production of gas. Immediately after formation of any such unit, WI Owner shall furnish to PP Owner a true copy of the pooling agreement, declaration of pooling or other instrument creating such unit, in such number of counterparts as PP Owner may reasonably request. The interest in any such unit attributable to any of the Subject Interests (or any part thereof) included therein shall become a part of the Subject Interests and shall be subject to the Production Payment in the same manner and with the same effect as though such unit and the interest of the WI Owner therein were specifically described in Exhibit A. WI Owner may enter into agreements for pooling or unitization (or the enlargement of the area covered by any existing such agreements) not hereinabove authorized only with the prior written consent of PP Owner. All pooling and unitization rights granted to WI Owner by this Section 11 may be for primary, secondary and/or tertiary development of the Subject Interest or Interests affected thereby.

SECTION 12. *Reports to PP Owner.* So long as the Production Payment remains in force, WI Owner, at its own expense, shall furnish to PP Owner the following, in such number of counterparts as PP Owner may reasonably request:

A. Upon request of PP Owner, but not more than once a year, reports prepared by or for WI Owner concerning (1) the productivity and the productive life of all or any wells included in the Subject Interests or covered by any pooling, unitization or communization agreement to which any part of the Subject Interests may at the time be subject, (2) the quantity of Subject Hydrocarbons recoverable from the Subject Interests, (3) the projected income and expense attributable to the Subject Interests, and (4) the expediency of any change in methods of treatment or operation of all or any wells productive of Subject Hydrocarbons, any new drilling or development, any proposed abandonment of a well, any method of secondary recovery by repressuring or otherwise, or any other action with respect to the Subject Interests, the de-