

- 3 - OCC - Aztec
- 1 - Mr. Buck Wilcoxson
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NEW MEXICO OIL CONSERVATION COMMISSION
SANTA FE, NEW MEXICO

AFFIDAVIT OF RESPONSIBILITY
CONVERSION TO WATER-WELL



STATE OF New Mexico)
County of Lea) ss.

G. L. Wade, being first duly sworn according to law, upon his oath deposes and says:

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OK *ll.*

1. That he is Area Supt. of Tidewater Oil Company
(Title) (Operator)
whose address is P. O. Box 249, Hobbs, New Mexico
2. That Tidewater Oil Co. is the operator of a well drilled on land be-
(Operator)
longing to Buck Wilcoxson, whose address is P. O. Box 525
(Landowner)
Grants, New Mexico, said well being drilled to test for hydrocarbons and/or carbon
dioxide gas and described as the Santa Fe "B" No. 1, being located 1980'
feet from the West line and 660 feet from the North line of Section 25, Town-
ship 18 N, Range 9 W, NMPM, McKinlay County, New Mexico.

3. That said well was drilled to a total depth of 2935 feet, and that casing has
been set and cemented as follows: 7-5/8" H-40 25# Casing set at 116'. Cemented with
60 sacks regular with 2% Cacl. Cement circulated. *4 1/2" casing has been run to 1871' and cemented with 40 sacks cement.*

4. That operator and landowner have made an agreement whereby operator (is) (is not)
to back fill pits, level location, and clear it of all junk. The agreement further pro-
vides that operator is to plug said well back to a plugged-back total depth of 2719'
feet and transfer well to landowner for his use as a water-well. Operator will leave
casing in the well as follows:

7-5/8" casing set at 116'. Also, in lieu of Cost of backplug, Tidewater Oil Co. will reimburse
landowner as per agreement dated March 1, 1967 copy attached hereto and made a part hereof, pro-
vided payment of \$2370.00 is made within 30 days after receipt of release by N.M. Oil Cons. Comm.

5. That when operator has complied with the provisions of Paragraph 4 above it
will so notify the Oil Conservation Commission of the State of New Mexico on Commission
Form C-103, together with a signed statement from the landowner that the provisions of
Paragraph 4 above have been complied with to his satisfaction. Should legal process be re-
quired to effect collection, Tidewater Oil will pay such costs in addition to the agreed amount
of \$2370.00 mentioned above in Paragraph 4.

TIDEWATER OIL COMPANY
(Operator)

By G. L. Wade

Subscribed and sworn to before me this 29th day of April, A. D. 19 66.

Harold E. Wilson Jr.
Notary Public in and for the County of Lea

STATE OF New Mexico)
County of Valencia) ss.

Buck Wilcoxson, being first duly sworn according to law, upon his oath
deposes and says that when the provisions of Paragraphs 4 and 5 above have been complied
with, he will accept the above-described well for his use as a water-well, and that he
will assume all responsibility for the well, the location, and the conversion of the well
to a water-well.

Buck Wilcoxson
(Landowner)

Subscribed and sworn to before me this 13th day of March, A. D. 19 67.

My Commission expires Dec. 19, 1970
Notary Public in and for the County of Valencia