CAMPBELL & BLACK, P.A.

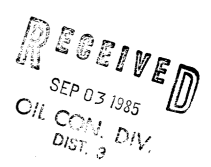
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August 30, 1985

HAND DELIVERED

R. L. Stamets, Director
Oil Conservation Division
New Mexico Department of
Energy & Minerals
State Land Office Building
Santa Fe, New Mexico 87503



RE: Application for Hardship Well Classification

Dear Mr. Stamets:

Enclosed is the application of Kimbell Oil Co. of Texas for Hardship Gas Well Classification for the Salazar 4-E Basin-Dakota Well located in Unit E, Section 34, Township 25 North, Range 6 West, in Rio Arriba County. We request that this matter be set for hearing at the next regularly scheduled examiner hearing.

Additionally, we are requesting emergency approval for the relief request on a temporary basis not to exceed ninety days. In this regard, a copy of this application is being forwarded to Frank Chavez in Aztec.

Thank you for your cooperation.

Very truly yours,

JSH/ba enclosure

cc w/encl: Kimbell Oil Co. of Texas

Attn: Jack Redding, Jr.

Victor Salazar

Frank Chavez, OCD, Aztec

STATE OF NEW MEXICO ENERGY AND MINERALS DEPARTMENT

APPLICATION FOR CLASSIFICATION AS HARDSHIP GAS WELL

Cperator Kimbell Oil Co. of Texas	Contact Party Victor Salazar	
Address c/o Victor Salazar, 324 Sand	ia Savings Phone No. 247-0143	
Address c/o Victor Salazar, 324 Sand Bldg, Albuquerque, NM 87 Lease SF-080136 Well No. 4-E UT	E Sec. 34 TWP 25 N RGE 6 W	
·	Minimum Rate Requested 452 mcf pd (13,550 mcf/month or 5 day	۲۵۱
Transporter Name El Paso Natural Gas	Purchaser (if different)	15)
Are you seeking emergency "hardship" classifica	tion for this well? XX yes no	
Applicant must provide the following information well qualifies as a hardship gas well.	on to support his contention that the subject	

- Provide a statement of the problem that leads the applicant to believe that "underground waste" will occur if the subject well is shut-in or is curtailed below its ability to produce. (The definition of underground waste is shown on the reverse side of this form)
- 2) Document that you as applicant have done all you reasonably and economically can do to eliminate or prevent the problem(s) leading to this application.
 - a) Well history. Explain fully all attempts made to rectify the problem. If no attempts have been made, explain reasons for failure to do so.
 - b) Mechanical condition of the well(provide wellbore sketch). Explain fully mechanical attempts to rectify the problem, including but not limited to:
 - i) the use of "smallbore" tubing;
 ii) other de-watering devices, such as plunger lift, rod pumping units, etc.
- 3) Present historical data which demonstrates conditions that can lead to waste. Such data should include:
 - a) Permanent loss of productivity after shut-in periods (i.e., formation damage).
 - b) Frequency of swabbing required after the well is shut-in or curtailed.
 - c) Length of time swabbing is required to return well to production after being shut-in.
 - d) Actual cost figures showing inability to continue operations without special relief
- 4) If failure to obtain a hardship gas well classification would result in premature abandonment, calculate the quantity of gas reserves which would be lost
- 5) Show the minimum sustainable producing rate of the subject well. This rate can be determined by:
 - a) Minimum flow or "log off" test; and/or
 - b) Documentation of well production history (producing rates and pressures, as well as gas/water ratio, both before and after shut-in periods due to the well dying, and other appropriate production data).
- 6) Attach a plat and/or map showing the proration unit dedicated to the well and the ownership of all offsetting acreage.
- 7) Submit any other appropriate data which will support the need for a hardship classification.
- 8) If the well is in a prorated pool, please show its current under- or over-product status.
- 9) Attach a signed statement certifying that all information submitted with this application is true and correct to the best of your knowledge; that one copy of the application has been submitted to the appropriate Division district office (give the name) and that notice of the application has been given to the transporter/purchaser and all offset operators.

GINERAL INFORMATION APPLICABLE TO HARDSHIP GAS WELL CLASSIFICATION

1) Definition of Underground Waste.

"Underground Waste as those words are generally understood in the oil and gas business, and in any event to embrace the inefficient, excessive, or improper use or dissipation of the reservoir energy, including gas energy and water drive, of any pool, and the locating, spacing, drilling, equipping, operating, or producing, of any well or wells in a manner to reduce or tend to reduce the total quantity of crude petroleum oil or natural gas ultimately recovered from any pool, and the use of inefficient underground storage of natural gas."

- The only acceptable basis for obtaining a "hardship" classification is prevention of waste with the burden of proof solely on the applicant. The applicant must not only prove waste will occur without the "hardship" classification, but also that he has acted in a responsible and prudent manner to minimize or eliminate the problem prior to requesting this special consideration. If the subject well is classified as a "hardship" well, it will be permitted to produce at a specified minimum sustainable rate without being subject to shut-in by the purchaser due to low demand. The Division can rescind approval at any time without notice and require the operator to show cause why the classification should not be permanently rescinded if abuse of this special classification becomes apparent.
- 3) The minimum rate will be the minimum sustainable rate at which the well will flow. If data from historical production is insufficient to support this rate (in the opinion of the Director), or if an offset operator or purchaser objects to the requested rate, a minimum flow ("log off") test may be required. The operator may, if he desires, conduct the minimum flow test, and submit this information with his application.
- 4) If a minimum flow test is to be run, either at the operator's option or at the request of the Division, the offset operators, any protesting party, the purchaser and OCD will be notified of the date of the test and given the opportunity to witness, if they so desire.
- 5) Any interested party may review the data submitted at either the Santa Fe office or the appropriate OCD District Office.
- 6) The Director can approve uncontested applications administratively if, in his opinion, sufficient justification is furnished. Notice shall be given of intent to approve by attaching such notice to the regular examiner's hearing docket. Within 20 days following the date of such hearing, the affected parties will be permitted to file an objection. If no objection has been filed, the application may be approved.
- 7) Should a protest be filed <u>in writing</u>, the applicant will be permitted to either withdraw the application, or request it to be set for hearing.
- 8) An emergency approval, on a temporary basis for a period not to exceed 90 days, may be granted by the District Supervisor, pending filing of formal application and final action of the OCD Director. This temporary approval may be granted only if the District Supervisor is convinced waste will occur without immediate relief. If granted, the District Supervisor will notify the purchaser.
- 5) After a well receives a "hardship" classification, it will be retained for a period of one year unless rescinded sooner by the Division. The applicant will be required to certify annually that conditions have not changed substantially in order to continue to retain this classification.
- 10) Nothing here withstanding, the Division may, on its own motion, require any and all operators to show cause why approval(s) should not be rescinded if abuse is suspected or market conditions substantially change in the State of New Mexico.
- 11) A well classified as a "hardship well" will continue to accumulate over and under production (prorated pools). Should allowables exceed the hardship allowable assigned, the well will be permitted to produce at the higher rate, if capable of doing so, and would be treated as any other non-hardship well. Any cumulative overproduction accrued either before or after being classified "hardship" must, however, be balanced before the well can be allowed to produce at the higher rate.

BEFORE THE

OIL CONSERVATION DIVISION

NEW MEXICO DEPARTMENT OF ENERGY AND MINERALS

IN THE MATTER OF THE APPLICATION OF KIMBELL OIL COMPANY OF TEXAS FOR HARDSHIP GAS WELL CLASSIFICATION, RIO ARRIBA COUNTY, NEW MEXICO

Case

APPLICATION

Comes now, KIMBELL OIL COMPANY OF TEXAS, by and through its undersigned attorneys, and hereby makes application for an order classifying its Salazar 4-E Basin-Dakota Well as a hardship well and in support thereof, would show the following:

- 1. Applicant is the operator of the Salazar 4-E located in Unit E, Section 34, Township 25 North, Range 6 West, Rio Arriba County, New Mexico. Production from the subject well is from the Basin-Dakota formation.
- 2. The purchaser or transporter of production from the subject well is El Paso Natural Gas Company.
- 3. Due to its over produced status, the subject well is presently shut-in. The applicant expects that further restriction of production from the subject well will result in underground waste due to the problems of water production and accumulation in the well.
- 4. Failure to obtain a hardship well classification could result in the substantial loss of gas reserves from the Salazar 4-E Well and the premature abandonment of the same.

5. The granting of this application will protect correlative rights and provide for a maximum efficient recovery of hydrocarbons, thereby preventing waste.

WHEREFORE, the applicant requests that the Salazar 4-E Well be classified as a hardship well under the Division's rules and regulations, and such other and further relief as appropriate.

Respectfully submitted,

CAMPBELL & BLACK, P.A.

J. Scott Hall

Post Office Box 2208

Santa Fe, New Mexico 87501

(505) 988-4421

ATTORNEYS FOR KIMBELL OIL CO. OF TEXAS