

THE APPLICATION OF EL PASO NATURAL
GAS COMPANY FOR PERMISSION TO EFFECT
DUAL COMPLETION OF ITS SAN JUAN 27-4
UNIT WELL NO. 23, LOCATED IN THE SW/4
SW/4 OF SECTION 19, TOWNSHIP 27 NORTH,
RANGE 4 WEST, NMMPM, RIO ARRIBA COUNTY,
NEW MEXICO, IN SUCH A MANNER AS TO
PERMIT THE PRODUCTION OF GAS FROM THE
TAPACITO-PICTURED CLIFFS POOL AND THE
PRODUCTION OF GAS FROM THE BLANCO-
MESAVERDE POOL.

ORDER NO. DC-903

ADMINISTRATIVE ORDER
OF THE OIL CONSERVATION COMMISSION

Under the provisions of Rule 112-A (c) El Paso Natural Gas Company made application to the New Mexico Oil Conservation Commission on January 14, 1960, for permission to dually complete its San Juan 27-4 Unit Well No. 23, located in the SW/4 SW/4 of Section 19, Township 27 North, Range 4 West, NMMPM, Rio Arriba County, New Mexico, in such a manner as to permit the production of gas from the Tapacito-Pictured Cliffs Pool and the production of gas from the Blanco-Mesaverde Pool.

Now, on this 28th day of January, 1960, the Secretary-Director finds:

- (1) That application has been duly filed under the provisions of Sub-section 'c' of Rule 112-A of the Commission's Rules and Regulations;
- (2) That satisfactory information has been provided that all operators of offset acreage have been duly notified; and
- (3) That no objections have been received within the waiting period as prescribed by said rule.
- (4) That the proposed dual completion will not cause waste nor impair correlative rights.
- (5) That the mechanics of the proposed dual completion are feasible and consonant with good conservation practices.

IT IS THEREFORE ORDERED:

That the applicant herein, El Paso Natural Gas Company, be and the same is hereby authorized to dually complete its San Juan 27-4 Unit Well No. 23, located in the SW/4 SW/4 of Section 19, Township 27 North, Range 4 West, NMMPM, Rio Arriba County, New Mexico, in such a manner as to permit the production of gas from the Tapacito-Pictured Cliffs Pool and the production of gas from the Blanco-Mesaverde Pool through parallel strings of tubing.

PROVIDED HOWEVER, That applicant shall complete, operate, and produce said well in accordance with the provisions of Section V, Rule 112-A, as amended by Order R-1214.

PROVIDED FURTHER, That applicant shall take packer-leakage tests upon completion and annually thereafter during the Annual Deliverability Test Period for the Blanco-Mesaverde Pool.

ORDER NO. D-9-46

THE APPROVAL OF THE GAS NATURAL
GAS COMPANY FOR PERMISSION TO EXTRACT
DUAL COMPLETION OF ITS SAN JUAN 53-A
UNIT WELL NO. 33, LOCATED IN THE SAN
SW 1/4 OF SECTION 18, TOWNSHIP 51 NORTH,
RANGE 4 WEST, NMNM, RIO ARROYO COUNTY,
NEW MEXICO, IN SUCH A MANNER AS TO
PERMIT THE PRODUCTION OF GAS FROM THE
TAPACHITO-HICURIEZ CREEK POOL AND THE
PRODUCTION OF GAS FROM THE BLANCO
MEASURED POOL.

ADMINISTRATIVE ORDER
OF THE OIL CONSERVATION COMMISSION

Under the provisions of Rule 115-A (c) of the Gas Conservation Commission of New Mexico Oil Conservation Commission on
January 14, 1960, for betterment of jointly completed the San Juan 53-A Unit
Well No. 33, located in the SW 1/4 SW 1/4 of Section 18, Township 51 North,
Range 4 West, Rio Arroyo County, New Mexico, it was a matter as
to whether the production of gas from the Tapachito-Hicuriez Creek Pool and
the production of gas from the Blanco Measured Pool

Now, on this 28th day of January, 1960, the Secretary-Director finds

-that the application had been filed timely and that the proposed
section "e" of Rule 115-A of the Conservation, Rules and Regulations

that administrative intervention was needed to correct the
of office sections have duly noticed; and

that application has been received by the Secretary-Director
as prescribed by said rule.

That the proposed rule combination will not cause waste or loss
of office administrative ruling.

(2) That the application of the proposed rule combination will
not cause waste or loss of office administrative ruling.

IT IS THEREFORE ORDERED:

That the application herein, Rule 115-A, is granted.
That the application of the proposed rule combination will
not cause waste or loss of office administrative ruling.
That the proposed rule combination will not cause waste or loss
of office administrative ruling.

PROVIDED HOWEVER, That application shall combine, operate, and
produce such well in accordance with the provisions of Section V, Rule 115-A,
as indicated by Order R-151.

PROVIDED FURTHER, That application shall take secretarial action
upon combination and annually present the Annual Deliveryability Test

Order No. DC-903

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IT IS FURTHER ORDERED: That jurisdiction of this cause is hereby retained by the Commission for such further order or orders as may seem necessary or convenient for the prevention of waste and/or protection of correlative rights; upon failure of applicant to comply with any requirement of this order after proper notice and hearing the Commission may terminate the authority hereby granted and require applicant or its successors and assigns to limit its activities to regular single-zone production in the interests of conservation.

DONE at Santa Fe, New Mexico, on the day and year hereinabove designated.

STATE OF NEW MEXICO
OIL CONSERVATION COMMISSION

A. L. PORTER, Jr.,
Secretary-Director

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Order No. DC-803

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IT IS FURTHER ORDERED, THAT IT IS RECOMMENDED THAT THE COMMUNION OF THE SICK BE ADMINISTERED TO THOSE MEMBERS OF THE CHURCH, WHO ARE NOT RECEIVING COMMUNION, BUT ARE CAPABLE OF RECEIVING IT, IN ACCORDANCE WITH THE BAPTIST POSITION; AND THAT THE MINISTER OF THE CHURCH, WHO IS RECEIVING COMMUNION, SHOULD BE PREPARED TO OFFER A BAPTIST COMMUNION, IF IT BE SO DESIRED BY THE MEMBER WHO IS RECEIVING COMMUNION.

DONE at Santa Fe, New Mexico, on the day and year mentioned

Witnessed,

STATE OF NEW MEXICO
CIR CONSERVATION COMMISSION

W. L. BROWN, J. A.
Secretary-Director

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