The second se QSB 849 Application, Transcript, Small Exhibits, Etc.

# BEFORE THE OIL CONSERVATION COMMISSION OF THE STATE OF NEW MEXICO

IN THE MATTER OF THE HEARING CALLED BY THE OIL CONSERVATION COMMISSION OF NEW MEXICO FOR THE FURPOSE OF CONSIDERING:

THE APPLICATION OF EL PASO NATURAL GAS COMPANY FOR COMPULSORY COMMUNITIZATION OF E/2 OF SECTION 27, TOWNSHIP 31 NORTH, RANGE 11 WEST, NMPM, SAN JUAN COUNTY, NEW MEXICO.

THE APPLICATION OF EL PASO NATURAL GAS COMPANY FOR DETERMINATION AND RATIFICATION OF COMMUNITIZATION OF E/2 OF SECTION 27, TOWNSHIP 31 NORTH, RANCE 11 WEST, NMPM, SAN JUAN COUNTY, NEW MEXICO, CONTAINING 320 ACRES.

CASE NO. 709 ) CASE NO. 849 )Consolidated Order No. R-548-B

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## APPLICATION FOR REHEARING

Your Applicant, EL PASO NATURAL GAS COMPANY, applies for rehearing and states:

1. Applicant is the owner of oil and gas leasehold interests in and under the tract of land described in the caption and is a party affected by Order No. R-548-B entered by the Commission on January 12, 1956.

2. Your Applicant would show the Commission that its Order No. R-548-B is errorsous as follows:

a. That the Commission's Finding No. 9, insofar as it finds that the date upon which the working interest owners agreed to communitize their leaces of May 19, 1954 is not supported by and is contrary to the credible evidence.

b. That the Commission's Finding No. 11 that the pooling and drilling unit was established on May 19, 1954 is not supported by and is contrary to the weight of the credible evidence.

c. That the portion of Faragraph 1 of the Commission's Order establishing May 19, 1954 as the date the drilling unit upon a pooled and communitized tract became effective is erroneous,

d. That there is no evidence in the record to show that the working interest owners made any agreement on the 19th day of

### Application for Hehearing

#### Cases Nos. 709 and 849

May, 1954, the date when the original hearing was conducted, and that the evidence shows the agreement to have been made and consummated prior to that date and the selection of that date is arbitrary and unreasonable.

e. That the evidence shows the working interest owners had agreed to communitize and pool their respective interests prior to June 29, 1953, on which date a Notice of Intention to Drill was filed with the Commission.

f. That the finding of the Commission that an agreement was made on May 19, 1954, is an arbitrary and unreasonable finding and not necessary to a determination of the applications.

g. The Commission having held that the working interest owners have the power without the joinder of the lessors to enter an agreement for the communitizing or pooling of tracts of land into drilling units in conformity with Order R-110, the Commission exceeded its jurisdiction by determining the date upon which the working interest owners made such agreement and exceeded its jurisdiction in determining that such agreement did not become effective until the date of the first hearing, which findings were not necessary to a determination of the applications. The Commission, having found that the working interest owners effectively pooled or communitized the tracts of land into a drilling unit, has no further jurisdiction and the Commission's Order is erroneous in attempting to do more than determine the effect of the agreement mude by the working interest owners. When that agreement effectively pooled the several tructs into a drilling unit, there remained nothing further for the Commission to do, and those portions of the Commission's Order which attempt to pool or communitize at a later date are invalid and void.

h. Faragraph 2 of the Commission's Order is beyond its jurisdiction and is not supported by the evidence, and is contradictory and contrary to all of the findings and conclusions of the

# Application for Rehearing

# Canes Nov. 709 and 849

Commission made in the remaining portions of the Order.

WHEREFORE, your Applicant respectfully requests the Commission to grant a rehearing in these consolidated cases and to hear such further evidence as may be material, and to reconsider the Order entered by theCommission.

> Respectfully submitted, EL PASO NATURAL GAS COMPANY

By

# BEFORE THE OIL CONSERVATION COMMISSION

## OF THE STATE OF NEW MEXICO

IN THE MATTER OF THE HEARING CALLED BY THE OIL CONSERVATION COMMISSION OF NEW MEXICO FOR THE PURPOSE OF CONSIDERING:

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THE APPLICATION OF EL PASO NATURAL GAS COMPANY FOR COMPULSORY COMMUNITIZATION OF E/2 OF SECTION 27, TOWNSHIP 31 NORTH, RANGE 11 WEST, NMPM, SAN JUAN COUNTY, NEW MEXICO.

THE APPLICATION OF EL PASO NATURAL GAS COMPANY FOR DETERMINATION AND RATIFICATION OF COMMUNITIZATION OF E/2 OF SECTION 27, TOWNSHIP 31 NORTH, RANGE 11 WEST, NMPM, SAN JUAN COUNTY, NEW MEXICO, CONTAINING 320 ACRES. CASE NO. 709) Consolidated CASE NO. 849)

# APPLICATION FOR REHEARING

Come now Saul A. Yager, Marian Yager, M. E. Gimp, Morris Misel and wife, Flora Mizel, and Sam Mizel, by their attorneys, Campbell & Russell, and make application to the Commission for rehea: ing upon Order No. R-548-B, and as a basis for the application state:

(a) Applicants are the owners of interests in the
NW/4 SE/4, S/2 NW/4, and NE/4 SW/4 of Section 27, Township 31
North, Range 11 West, N.M.P.M., San Juan County, New Mexico
and are parties affected by Order No. R-548-B entered by the
Commission on January 12, 1956.

(b) Order No. R-548-B is erroneous in the following respects:

1. Finding No. 10 is erroneous in that Order No. R-110 was not complied with in the establishment of the drilling unit. 2. Finding No. 11 is erroneous in that all interests within said unit were not consolidated by pooling agreement or otherwise as required by Order No. R-110.

3. Order No. R-548-B is contrary to Section 1(a) of Order No. R-110 of the Commission.

4. Order No. R-548-B is contrary to Section 13(b) of Chapter 168, Laws of 1949, as amended.

5. Order No. R-548-B is an unreasonable and arbitrary interpretation of the Commission's rules and regulations and deprives Applicants of their correlative rights.

6. Order No. R-548-B deprives Applicants of their property without due process of law.

7. Order No. R-548-B impairs the obligations of a valid lease contract between Applicants and El Paso Natural Gas Company.

WHEREFORE, Applicants request a rehearing in Case No. 709 - 849 Consolidated on Order No. R-548-B.

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Respectfully submitted,

Saul A. Yager, Marian Yager, M. E. Gimp, Morris Misel and wife, Flora Misel, and Sam Misel

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CAMPBELL & RUSSELL for their attorneys

# EFFORE THE OIL CONSERVATION COMMISSION OF THE STATE OF NEW MEXICO

IN THE MATTER OF THE HEARING CALLED BY THE OIL CONSERVATION COMMISSION OF NEW MEXICO FOR THE PURPOSE OF CONSIDERING:

THE APPLICATION OF EL PASO NATURAL GAS COMPANY FOR COMPULSORY COMMUNITIZATION OF E/2 OF SECTION 27, TOWNSHIP 31 NORTH, RANGE II WEST, NMPM, SAN JUAN COUNTY, NEW MEXICO.

THE APPLICATION OF EL PASO NATURAL GAS COMPANY FOR DETERMINATION AND RATIFICATION OF COMMUNITIZATION OF E/2 OF SECTION 27, TOWNSHIP 31 NORTH, RANGE 11 WEST, NMPM, SAN JUAN GOUNTY, NEW MEXICO, CONTAINING 320 ACRES. CASE NO. 709) Consolidated CASE NO. 849) Grder No. R-548-C

### ORDER OF THE COMMISSION FOR REHEARING

#### BY THE COMMISSION:

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These cases came on for consideration upon the application of Saul A. Yager, Marian Yager, M. E. Gimp, Morris Mixel, Flora Mixel, and Sam Mixel, the "Yager Group", through their attorney Jack M. Campbell and upon the application of El Paso Natural Gas Company through its attorney Bea R. Howell, for rehearing on Order Number R-548-B heretofore entered by the Commission.

NOW, on this 10th day of February, 1956, the Commission, a quorum being present, having fully considered said applications for rehearing,

### IT IS HEREBY ORDERED;

That a rebearing in said causes be held March 16, 1956, at 9:00 p'clock a.m. on said day at Santa Fe. New Mexico.

> STATE OF NEW MEXICO OIL CONSERVATION COMMISSION

JOHN F. SIMMS, Chairman

#### E. S. WALKER, Member

W. B. MACEY, Member and Secretary

# BEFORE THE OIL CONSERVATION COMMISSION OF THE STATE OF NEW MEXICO

IN THE MATTER OF THE HEARING CALLED BY THE OIL CONSERVATION COMMISSION OF NEW MEXICO FOR THE PURPOSE OF CONSIDERING:

THE APPLICATION OF EL PASO NATURAL GAS COMPANY FOR COMPULSORY COMMUNITIZATION OF E/2 OF SECTION 27, TOWNSHIP 31 NORTH, RANGE II WEST, NMPM, SAN JUAN COUNTY, NEW MEXICO.

THE APPLICATION OF EL PASC NATURAL GAS COMPANY FOR DETERMINATION AND RATIFICATION OF COMMUNITIZATION OF E/2 OF SECTION 27, TOWNSHIP 31 NORTH, RANGE 11 WEST, NMPM, SAN JUAN COUNTY, NEW MEXICO, CONTAINING 320 ACRES. CASE NG. 709) Consolidated CASE NG. 849) Order No. R-548-B

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#### ORDER OF THE COMMISSION

## BY THE COMMISSION

Case No. 709 came on for hearing originally on May 19, 1954 before this Commission, at which time testimony and evidence offered by the interested parties was received by the Commission, and after which time written briefs were submitted by said parties and considered by the Commission.

Thereafter, the Commission signed Order No. R-548 in Case No. 709, on December 16, 1954 (the order being entered in the Commission records on December 17, 1954.) declaring that E/2 of Section 27. Township 31 North. Range 12 West, NMPM, was recognized as a communitized or peoled tract from June 29, 1953.

Thereafter, and on January 6, 1955, Soul A. Yager, Marian Yager, M. E. Gimp, Merris Minel, Flera Minel, and Sam Minel, the 'Yager Group' filed their application for rehearing, pursuant to which the Commission entered its Order No. R-548-A, on January 14, 1955, setting Case No. 709 for rehearing.

Thereafter, on February 2, 1955 El Paso Natural Gas Company filid its application for hearing in Case No. 849.

Thereafter, on March 17, 1955, at 9:00 a.m., Case No. 709 came on for rehearing and Case No. 849 came on for regular hearing, at which time the two cases were consolidated for hearing, it being understood that the entire record on Case No. 709 should be considered applicable to Case No. 849. -2-Order No. R-548-B

NOW, on this  $12^{\frac{15}{12}}$  day of January, 1955, the Commission, a quorum being present, having considered all the evidence, testimony, exhibits and legal arguments and briefs adduced and presented during the course of these two cases, and being fully advised in the premises.

# FINDS:

1. That due public notice having been given as required by law, the Commission has jurisdiction of these cases, and the subject matter covered by the order for reheating in Case No. 709.

2. That is making these findings and issuing this order, the Commission recognizes that there is a dispute as to whether certain leases involved in these cases remained in force and effect during all times relevant hereto; that the Commission cannot, and will not, attempt in this order to adjudicate the title to any such lease.

3. That by its order No. R-110 this Commission established a uniform spacing plan for the Blanco-Mesaverde Gas Fool, said plan providing for drilling units of not less than 320 acres of land in the shape of a rectangle, and provided further that "the pooling of properties or parts thereof shall be permitted, and if not agreed upon may be required in any case when and to the extent that the smallness or shape of a separately owned tract would, under the enforcement of the uniform spacing plans of provation units, otherwise deprive or tend to deprive the owner of such tract of the opportunity to recover his just and equitable share of the crude petroleum oil and natural gas in the pool".

4. That by its Order R-110, the Commission provided that "no well shall be drilled, completed and recompleted, and no Notice of Intention to Drill or drilling permit shall be approved, unless such well be located on a designated drilling unit of not less than three hundred twenty (320) acres of land, more or less, according to legal subdivision of the United States Land Surveys, in which unit all the interests are consolidated by pooling agreement or otherwise and on which no other well is completed, or approved for completion, in the pool".

5. That in order for a drilling unit to be established under the terms of Order R-110, it was necessary not only that the Commission approve a Notice of Intention to Drill a well p. sperly located on a designated tract of land, all as required by said order, but also that the leases of the working interest owners first be pooled or integrated before such drilling unit could be so established.

6. That the 2/2 of said Section 27, Township 31 North, Range II West, NMPM, is situated within the Blanco-Mesaverde Gas Pool as designated by the Commission. -3-Crder No. R-548-2

7. That applicant, 21 Paso Natural Gas Company, Delhi Oil Corporation, Western Natural Gas Company, Three States Natural Gas Company and San Jacinto Petroleum Corporation, were, on June 29, 1953, the owners of the entire working interest under oil and gas leases covering the E/2 of said Section 37. Township 31 North, Range 11 West, NMPAL San Juan County, New Mexico, containing 320 acres of land, more or less.

8. That on June 29, 1953, a Notice of Intention to Drill (Form C-101) was approved by the Commission oil and gas inspector, said Notice of Intention to Drill having been previously filed by the Applicant. El Paso Natural Gas Company; that permission was granted to drill a well to be known as the Calloway Pool Unit Well No. 1, and to be located 990 feet from the North line and 1750 feet from the Fast line of said Section 27, Township 31 North, Range II West, NMPM, San Juan County, New Mexico, said well to be drilled to the Mesaverde formation; that said Notice of Intention to Drill designated the E/2 of said Section 27, Township 31 North, Range II West, NMPM, as the drilling unit; that drilling operations were commenced in said well on July 12, 1953, and the well completed on July 30, 1950 in the Mesaverde formation with an initial potential of 1, 230,000 cubic feet of gas per day.

9. That the said working interest owners agreed to communitize their leases; that the evidence before the Commission is that such agreement had been made by May 19, 1954, the date of the first hearing in Case No. 769, no other competent evidence whatsoever being before the Commission as to when communitization was agreed upon and the consolidation of all interests therefore effected; that the Commission therefore finds that the date El Paso Natural Gas Company, Delhi Oil Corporation, Western Natural Gas Company, Three States Natural Gas Company and San Jacinte Petroleum Company consolidated their leases was May 19, 1954.

10. That the said agreement of the working interest owners to communitize their lease complied with the provisions of Order R-110, and that the unit selected as a drilling unit likewise complied with Order K-110.

11. Thei the approval of the Notice of Intention to Drill by the Commission's inspector, the designation of E/2 of said Section 27 as a drilling unit, and the agreement entered into by said working interest owners to pool their eil and gas leases covering said acreage, which agreement consolidated all interests therein, effectively established and created said drilling unit on May 19, 1956; that E/2 of said Section 27 has been, and is, an approved drilling unit containing 320 acres at all times thereafter.

12. That the drilling of an additional well or wells lying within the E/2 of said Section 27. Township 31 North, Range 11 West, NMPM, would be wasteful.

### IT IS THEREFORE ORDERED:

1. The E/2 of Section 27. Township 31 North, Range II West, be and is hereby recognized as a pooled and communitized tract and a duly formed and established drilling unit, effective May 19, 1954. -4-Order No. R-548-B

2. IN THE ALTERNATIVE, and in the event that subsequent adjudication as to the title of the leases herein involved renders the foregoing paragraph null, void, and inoperative from May 19, 1984; it is ordered that in any event all the interests in the E/2 of Section 27, Township 31 North, Hange 11 West be, and they are hereby, consolidated, and that the said acreage be, and the same is hereby established as a drilling unit, effective the date of this order.

IT IS FURTHER ORDERED: That Order No. R-548 in Case 709 be, and the same is, hereby superseded by this order.

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

STATE OF NEW MEXICO OIL CONSERVATION COMMISSION

JOHN F. SIMMS, Chairman

F. S. WALKER, Member

W. B. MACEY, Member and Secretary

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MAIN OFFICE COC BEFORE THE OIL CONSERVATION COMMISSION OF THE STATE OF NEW MEXICO

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NO. 849

IN THE MATTER OF THE APPLICATION OF EL PASO NATURAL GAS COMPANY FOR DETERMINATION AND RATIFICATION OF COMMUNITIZATION OF E/2

OF SECTION 27, TOWNSHIP 31 NORTH, RANGE 11 WEST, N.M.P.M., SAN JUAN COUNTY, NEW MEXICO, CONTAINING 320 ACRES

#### TO THE HONORABLE COMMISSION:

Your Applicant, EL PASO NATURAL GAS COMPANY, represents that it is a Delaware corporation with a permit to do business in the State of New Mexico and that it was on June 29, 1953 and at all times thereafter and now is the owner of leasehold rights or gas operating rights to the base of the Mesaverde formation under the following described oil and gas leases:

011 and Gas Lease dated June 3, 1947, executed by James C. Sumruld and Fannie Sumruld, as Lessors, to Wayne Moore, as Lessee, embracing among other lands the following described land in San Juan County, New Mexico:

Township 31 North, Range 11 West, N.M.P.M. Section 27: SW/4 SE/4 Containing 40 acres, more or less

b. Oil and Gas Lease dated December 29, 1949, from Carl G. Calloway, Zella Calloway, J. R. Calloway, Mary Margaret Calloway, Wiley R. Calloway, Finette Calloway, Ann L. Dunning, Harold L. Dunning, Ruth Vandever and E. L. Vandever, Lessors, to H. F. Pettigrew, Lessee, embracing among other lands the following described land in San Juan County, New Mexico:

Township 31 North, Range 11 West, N.M.P.M. Section 27: NE/4 NE/4 Containing 40 acres, more or less

c. Oil and Gas Lease dated May 26, 1953, from Sarah Meyers Hedges, Lessor, to El Paso Natural Gas Company, Lessee, embracing the following described land in San Juan County, New Mexico:

Township 31 North, Range 11 West, N.M.P.M. Section 27: SW/4 NE/4 Containing 40 acres, more or less

d. Oil and Gas Lease dated January 7, 1952, from Marion Vance, Betty D. Vance, Lothair Payne and Marguerite Payne, Lessors, to Primo Oil Company, Lessee, embracing among other lands the following described land in San Juan County, New Mexico:

Township 31 North, Range 11 West, N.M.P.M. Section 27: SE/4 NE/4, also 35 acres out of the NE/4 SE/4 and 5 acres out of the SE/4 SE/4, being those portions of said subdivisions lying west of the middle of the channel of the Animas River, Containing 80 acres, more or less

Oil and Gas Leases dated August 29, 1949, one from Elinor Periman and one from Neal Willmuth and Nellie Willmuth, as Lessors, to C. H. Nye, as Lessee, embracing among other lands the following described land in San Juan County, New Mexico:

Township 31 North, Range 11 West, N.M.P.M. Section 27: S/2 SE/4 SE/4, also that part of the N/2 SE/4 SE/4 and the NE/4 SE/4 lying east of the middle of the Animas River as the same ran in its bed and course on March 11, 1911,

A LANSING A CARE - MARKAGE CONTRACTOR OF MILLING AND A CARE AND A C

Containing 40 acres, more or less

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Saul A. Yager, 613 Oil Capital Bldg., Tulsa, Oklahoma

Marian Yager, c/o C. H. Rosenstein, McBirney Building, Tulsa, Oklahoma

M. E. Gimp, c/o Zale's Jewelry, 1606 Main Street, Dallas, Texas

Morris Mizel and wife, Flora Mizel, 101 We. Cameron Street, Tulsa, Oklahoma

Sam Mizel, 101 W. Cameron Street, Tulsa, Oklahoma and that your Applicant has forwarded to Jack M. Campbell, Attorney for the above named persons, copies of this application.

Your Applicant represents that El Paso Natural Gas Company and Western Natural Gas Company, Three States Natural Gas Company, San Jacinto Petroleum Corporation and Delhi Oil Corporation on June 29, 1953,

and at all times thereafter were and are the owners of the entire working interest and operating rights under the above described oil and gas leases covering the E/2 of said Section 27 Township 31 North, Range 11 West, N.M.P.M. containing 320 acres of land in the shape of a rectangle, and that the E/2of said Section 27, Township 31 North, Range 11 West, N.M.P.M. was on June 29, 1953 and at all times thereafter located within the boundary of the Blanco-Mesaverde Gas Pool as designated by the Commission.

Your Applicant further represents that by its Order No. R-110 the Commission established a uniform spacing plan for the Blanco-Mesaverde Gas Pool which said plan provided for drilling units of not less than 320 acres of land in the shape of a rectangle, and provided further that "the pooling of properties or parts thereof shall be permitted, and if not agreed upon may be required in any case when and to the extent that the smallness or shape of a separately owned tract would, under the enforcement of the uniform spacing plan of proration units, otherwise deprive or tend to deprive the owner of such tract of the opportunity to recover his just and equitable share of the crude petroleum oil and natural gas in the pcol".

Your Applicant further represents that by its Order No. R-110, the Commission provided that "no well shall be drilled, completed or recompleted, and no Notice of Intention to Drill or drilling

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permit shall be approved unless such well be located on a designated drilling unit of not less than three hundred twenty (320) acres of land, more or less, according to legal subdivision of the United States Land Surveys, in which unit all the interests are consolidated by pooling agreement or otherwise and on which no other well is completed or approved for completion in the pool".

Your Applicant represents that all the working interest owners agreed to communitize and pool their working interests to form a drilling unit as prescribed by Order R-110 and Applicant filed with the Commission a Notice of Intention to Drill asking permission to drill a well to the Mesaverde Formation to be located 990 feet from the north line and 1750 feet from the east line of said Section 27; that a duly authorized Commission Oil and Gas Inspector, on June 29, 1953, aprioved said Notice and granted Applicant permission to drill said well designated as Calloway Pcol Unit No. 1, on the drilling unit designated in said Notice, which was the E/2 of said Section 27; and that drilling operations were commenced on July 12, 1953, and said well was completed in the Mesaverde Formation on July 29, 1953, with an initial potential of 1,280,000 cubic feet of gas per day.

Your Applicant further represents that at all times material Western Natural Gas Company, Three States Natural Gas Company, San Jacinto Petroleum Corporation, Delhi Oil Corporation and and your Applicant were the only persons who had the right to drill

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into the Mesaverde Gas Pool and to appropriate the production for themselves and that all of said working interest owners agreed to pool or communitize their separate oil and gas leases into the above described drilling unit containing 320 acres, and that said Agreement in all things complied with the provisions of Order No. R-110, and the unit selected by the owners as a drilling unit complied with Order No. R-110 and that the rules and regulations of the Commission made no additional requirements for the working interest owners to obtain approval of the creation of a drilling unit.

Your Applicant further represents that the Agreement entered into by said owners to pool or communitize the oil and gas leases covering the E/2 of said Section 27, and the filing by the owners of Notice of Intention to Drill and approval of such Notice by the Commission on June 29, 1953 , constituted an effective approval of such communitized or pooled tract, and that the E/2 of said Section 27 has been and is an approved drilling unit containing 320 acres at all times thereafter.

Your Applicant represents that the drilling of an additional well or wells lying within the E/2 of said Section 27, Township 31 North, Range West, N.M.P.M. would be wasteful.

WHEREFORE, Your Applicant prays that the Commission determine by appropriate Order that the E/2 of said Section 27, Township 31 North, Range 11 West, N.M.P.M., be recognized as a communitized or pooled tract effective June 29, 1953, and at all times thereafter, and that such pooling or communitization accomplished by the working interest owners having the right to drill into and produce from the Mesaverde Gas Pool be confirmed and ratified.

Respectfully submitted,

EL PASO NATURAL GAS COMPANY