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Application, Transcript, Small Exhibits, Etc.

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BEFORE THE

Oil Conservation Commission Santa Fe, New Mexico

IN THE MATTER OF:

CASE NO 1000 & 1001

TRANSCRIPT OF PROCEEDINGS

ADA DEARNLEY AND ASSOCIATES

COURT REPORTERS
605 SIMMS BUILDING
TELEPHONE 3-6691
ALBUQUERQUE, NEW MEXICO

DEFORE THE OIL CONSERVATION COMMISSION Santa Fe, New Mexico January 2C, 1956

Application of Saul A. Yager, et al, for an order compulsorily pooling the RW/4 HW/4 Section 15 with the SW/4, S/? RW/4 and the NE/4 NW/4 of said Section 15, All in Teamship 32 North, Range 10 West, Blanco-Messverde Gas Pool, San Juan County, New Mexico.

Applicant, in the above-wyled cause, seeks an order compulsorily pooling the NW/4 NW/4 of said Section 15 with the balance of the acreage lying within the W/2 of Said Section 15, Township 32 North, Range 16 West. Applicant further desires for the Counterior to determine the proper costs of a well to be drilled within the proposed W/2 of said Section 15 and to determine the reasonable charge for supervision of the proposed well.

Application of El Paso Natural Gas Company for appreval of an unorthodox drilling and proration unit in the Blance-Mesaverde Gas Pool, San Juan County, New Mexice, or in the alternative an order compulserily peoling the acreage in question. Applicant, in the above-styled cause, requests an order authorising an unerthodox drilling and gas proration unit of 277 acres censisting of the following described acreage in Section 15, Township 32 North, Range 10 West, San Juan County, New Mexico: SW/4, EM/4, E/2 HM/4, W/2 SW/4, SE/4, SW/4, all of the NE/4 SW/4. Except 3 acres of land lying west of the NE/4 SW/4. Except 3 acres of land lying west of the right-of-way of U. S. Highway 550 as it runs on the south side of the NE/4, of the SW/4. In the alternative, applicant requests that the Councission enter an order pipeling the W/2 of Section 15, Township 32 North, Range 10 West, containing 320 acres into an orthodox drilling and provation unit. The above acreage lies within the boundaries of the Blance-Mesaverde Gas Pool, as heretefore defined by the Oil Conservation Councission.

BEFORE: Mr. E. S. (Johnny) Walker, Mr. William B. Macey.

TRANSCRIPT OF HEARING

MR. MACEY: The hearing will come to order, please. First

ease on the Docket this morning is Case 1000.

It is my understanding that there is a move for consolidation of Case 1000 and Case 1001.

MR. CAMPBELL: If the Corrission please, Campbell & Russell, representing the applicant in Case 1000; both the applicant in this case and the applicants in Case 1001, have agreed to consolidate the two cases for the purpose of hearing, and, if it is agreeable with Fr. Hewell, I will dictate a stipulation to that effect into the record.

MR. HOWELL: Go ahead.

MR. CAMPBELL: It is stipulated and agreed by and between the parties to Case No. 1000 and 1001, now pending before the Gil Commercation Commission, by their respective attorneys that the said wases may be, by the Commission, consolidated for all purposes of hearing and may review or appeal therefrom.

Is that satisfactory, Nr. Howell?

MR. HOWELL: That is satisfactory.

MR. CAMPBELL: I don't know how the Commission wants to proceed; I have discussed with Mr. Howell, so far as Case 1000 is concerned, and our presentation of that. I have requested of Mr. Howell that we stipulate on some basic facts that are apparently agreed upon between the parties as evidenced by the implications themselves, and, if it is agreeable with Mr. Howell, I will read what I have here. If he has any disagreement with it, of course, we can either agree, or we can delete it, whichever he sees fit.

On behalf of the applicants in Case 1000, it is stipulated and agreed between the parties to the consolidated cases by their respective attorneys, as follows:

1. Saul A. Yager & Associates, shown and named in the applications,

ere the owners of the unleased oil, gas and mineral interests under lying the NW/4 NW/4 of Section 15, Township 32 North, Range 10W, 2. El Paso Natural Gas Company, is owner of 160 acres of leas

gen Juan County, New Mexico!

MR. HOWELL: I will have to interrupt there; I am not willing to stipulate on the ownership, and prefer to prove it. There is in the W/2 of Section 15, three acre tract there that is involved in the situation, and to the emership of leases other than the forty scree, of which Mr. Yager and his associates own the unlessed minerals, we would prefer to pur

MR. CAMPBELL: All right, mir. Let me withdraw and on proof.

2. El Pase Natural Gas Company has asked Tager & Associates if they would be agreeable to communitising their interests to ferm a unit temprising the W/2 of Section 15, and pay their prepartionat withdraw No. 2. part of the drilling costs, which would be approximately \$10,000; 3. Yager has advised 51 Paso Natural Gas Gempany that he and

his associates are not in a position to pay their part of the drilling costs, that they would be agreeable to communitizing with their propertionate part of the costs of drilling to be taken out ag the 7/8's working interest under the forty acre tract owned by them; -MR. HOWELL: I can't stipulate to that being a 7/8's work-

ing interest, since there is no lesse on that tract,

MR. CAMPBELL: Strike out the word *working.

MR. HOWELL: -- and the 7/8's attributed to that tract. MR. CAMPBELL: 4. El Paso Natrual Gas Company has advised

Yager that unless he and his associates pay their proportionate cost

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mady vedday , time evas OM brakmats-men a vol Mes of behitseb had that is when El Pase Materral Cas Company has advised Yager that they bus and the costs be taken out of the 7/8's of production, and end his associates are not in a position to advance cash, and repooling; Yager has advised El Paso Estural Cas Compeny, again, he of the drilling costs, El Paso Hatural Gas Company would seek forced

stance becamines out to notteniersob a gatiese Tresimpses gatieses S. Tager then filled application now pending in Case No. 1,000 factoed bearol

of it, and you can do the same in 1,000, as they speak for themsel. stand in Case 1,000, without we ettpulating as to the cases seates sweet the themselves. Let's just say the application we MR. HOWELL: Mr. Campbell, I think the applications in both -- Stadd vehic as hes Lieu eds to

MR. CAMPRELL: I was trying to get them in the order, and

ons es que pulhael benergione ens es nelsaluqisa yna saesper es Are there any other facts, W. Howell, to undate mould like . Long L and Onepany then filled the application in Camp Me. Langial lager filed his application in case 1,080, and El Pase explanations and an amountable a

ME HOMETT: NO. fameldaeliqqa

MR. CAMPBELL: Are these requested stipulations of fact

TTS Light at it taims brahmate-mon eves Obs everit and bemoismen MR. MACEY: One question, ir. Howell. I moticed Mr. Campbell. ME. HOWELL! Tes. fror of sidasorys

MR. HOWKLL: The letter which went to Mr. Lager was on the assumption that we would be able to get that three acres, and the actual request was for — or statement, was that we would seek for 200 acres, but the proof will show —

MR. MACEY: The application will speak for itself.

MR. HOWKLL: Yes. The proof will show that that three acres is still outstanding.

MR. CAMPRELL: Now, for present purposes, if the Commission please, based upon the stipulated facts here, we have no further testimony at this time to offer. We believe that this, with the possible exception of the cost of the well, is a question, basically, of the extent of the authority of the Commission, and what the Commission wants to do under the law with reference to the application.

We may wish to offer evidence, depending upon the nature of the testimumy effered by El Paso Natural Gas Company, but we believe that the simple refusal of a non-consenting working interest owner, which is established by these stipulated facts, is sufficient to justify the Commission in issuing the order requested in case 1,000.

MR. HOWELL: I have two witnesses to be sworn, Mr. Bittick and Mr. Morrell.

(Witnesses sworm.)

If Mr. Anderson, of Pacific Northwest, should arrive, I intend to use him, also.

T. W. BITTICK.

called as a witness, having been first duly sworn, testified as follows:

DIRECT EXAMINATION.

BY MR. HOWELL:

- Q Will you state your name for the record, please?
- A T. W. Bittick.
- Q By whom are you employed?
- A El Paso Matural Gas Company.
- Q In what capacity?
- A Division Land Man.
- Q Covering what area?
- A San Juan Basin.
- Q How long have you been so employed?
- A I have been employed in the lease department of El Pase Estural Gas for three years, and position of Area Land Man for about a year and a half.
- Q Is the tract of land under discussion here today within the territory that you supervise for the El Paso Natural Gas Company's Lease Department?

 A Iss. Sir.
- Q Are you familiar with the tract of land, the condition of titles and the negotiations towards drilling in this tract?
 - A Yes, sir.
- Q Have you prepared, or had prepared, under your supervision, a plat showing the Section 15, T32N, R1CW?
 - A Yes, sir, I have had a plat prepared under my supervision.
- Q Does that correctly reflect the tracts of land in the section?

 A Yes, sir.
- Q I might ask, with reference to a small triangular tract that is lettered in blue, as to whether or not that is drawn exactly to scale, or an approximate representation.
- A That is an approximate representation of a three-acre tract belonging to Dave Clark.

MR. HOWELL: These exhibits have been marked by letters,
I believe. Do you have any desire to change those to numbers?

MR. MACEY: No, sir.

Q Referring, now, to El Paso Natural Gas Company's Exhibit
"A," will you state for the record the ownership of the various
tracts located in the W/2 of Section 15, as shown by all the information which you have been able to accumulate?

A There is a small treet, colored in blue, in the ME/4 of the SW/4, which belongs to Dave Clark, --

- Q Is there any oil and gas lease on that tract?
- A Ne, sir, there is not. The NW/4 of the NW/4 is colored in green, belongs to Mr. Saul Yager and his associates, and that is also unleased. The red acreage in the W/2 of Section 15 belongs to El Paso Natural Gas Company, and that covers --
- Q Now, let's stop a minute there. By that, do you mean that El Pase Natural Gas has acquired from the owners of the minerals the oil and gas leases on that land?
- A Yes, sir, we have acquired oil and gas leases on that land and the acroage colored in orange, or a --
 - Q Well, let's call it orange, that is close enough.
- A That is under lease to Pacific Northwest Pipeline Corporation, and that covers approximately 103 acres.
- Q The railwad right-of-way that goes through there is under lease to whom?
 - A Pacific Northwest Pipeline Corporation.
- Q Now, do you also have a plat prepared which shows the relative locations of wells on the surrounding area?
 - A Yes, sir, I do.

MR. HOWELL: Will you mark this Exhibit "B"?

- (El Paso Natural Gas Company Exhibit "B" marked for identification.)
- Q Referring to Exhibit "B", I will ask you if that shows the location of the well drilled on the east half of the section?
 - A Yes, sir, it does.
 - Q And what is the depth of that well?
 - A 5,265 feet.

: 3

- Q And was it completed as a producing well?
- A Yes, sir, it was.
- Q What was the initial potential?
- A 1,917 MCF per day.
- Q Was that well drilled on a unit with El Paso Natural Gas Company as operator?

 A Yes, sir, it was.
- Q Now, referring to Section 22, to the south, directly to the south, what wells have been completed on that section?
- A In the NE/A, Section 22, is a well drilled by Southern Union, and it was completed at a total depth of 5,550 feet, with an initial potential of 1,329 MCF; in the SM/A, Standlind Oil and Gas Company's Sullivan 1-A well, completed at a total depth of 5,300 feet, with an initial potential of 1,755 MCF per day.
- Q Now, is there any wells completed on Section 21, which is diagonally to the southwest of Section 157
- A Yes, sir, there is two wells there, Stanolind's Sullivan 1-B in the NE/4, completed to a total depth of 5,610 feet, with an initial potential of 3,720 MCF, and, in the SW/4, Southern Union's Payne No. 2 Well, completed to a total depth of 5,608 feet, with an initial potential of 6,980 MCF.

- Q Does El Paso Natural Cas Company own any leasehold rights in either Sections 21 or 22 to the south?
 - A No. sir, we do not.
- Q Are any wells drilled in Section 16, immediately to the west?

 A No. sir.
- Q Now, then, from your testimony, then, it is apparent that the W/2 of Section 15 is surrounded by producing wells, one located directly to the east, one diagonally to the southeast, one directly to the south, and one directly to the southwest as off-set wells?
 - A Yes, sir, that's correct.
- Q Now, has Pacific Northwest Pipeline Company been approached with reference to communitising this W/2 of Section 15?
- A Yes, sir, they have, and they agreed to communities with El Paso.
- Q Do you know approximately the date at which the agreement was entered by them to communitize?
- A Negotiations was commenced with their land department in July, 1955; they received the approval of their operating committee on September 9th, 1955.
- Q Are they willing to enter an operating agreement substantially the same as the one we shall introduce later on?
 - A Yes, sir, they are.
 - Q You have discussed that with Pacific Northwest?
 - A Yes, sir, I have.
- Q Now, the stipulations in this case shows that Mr. Yager and his associates have been unwilling to contribute, in cash, the share of costs of drilling the well, and, I will ask you, also, if you have been able to get the consent of the owner of the three-acre trace?

- A No, sir, we have been unable to obtain his consent.
- Q Have you, or persons under your supervision in your department, proposed in writing a communitisation to Mr. Dave Clark, the owner of that tract?

 A Yes, gir, we have,
- Q I believe the record shows that Mr. Dave Clark is the owner of the minerals on that tract?

 A Yes, sir.
- Q Have you also approached him personally or through a subordinate of yours?
 - A Through a subordinate he has been approached, yes, sir.
- Q And Mr. Clark is not willing to enter into any communitisation agreement or communitize his three acres with the remaining half, the remaining west half of the section? A No. mir, he is not
- Q Now, have you compiled any figures showing the cost and experience of El Paso Natural Gas Company in the average cost of wells drilled to a depth of between 5,265 feet and 5,610 feet, completed in the Messwerde Fermation in the San Juan Basin?
- A We do not have any average figures as such, Mr. Howell, we do have the total costs of the Heiser P.U. No. 1, located in the K/2 of Section 15.
 - Q That is the well which immediately joins this to the east?
 - A Yes, sir.
 - Q What were the actual costs of completing that well?
 - A The well cost \$63,610.50.
 - Q Does that include the direct charges to the well, only?
 - A That includes all the charges.
 - Q That includes all charges, including charge for supervision?
 - A Yes, sir.
 - Q Now, what experience has El Paso Natural Gas Company had as

to the average cost of supervision, what we term overhead costs,

Throughout the San Juan Pasin, El Paso, and most of the generally? other operators in the Basin, use the figure of \$250.00 per month per drilling well, and \$45.00 per month for producing wells for overhead charges. That does not include the charges for direct supervision, it does not include direct charges for that well.

That is, if the toolpusher spends a day on that well, it is customarily charged as a direct charge to the well, and not carried forward in overhead?

So that the average costs which you have mentioned there are generally used by El Paso Natural Gas Company and other companies to reflect the supervisory costs that cannot be pinpointed by direct charges for time of an individual spent on that particular well?

Yes, sir. That, also in our case, includes -- would include the charges for district and camp expenses.

- Do you think those figures are fair and reasonable?
- Yes, sir, they are more than fair and reasonable.
- What do you mean by "more than fair and reasonable"?
- Our accounting department feels we are losing money on that
- Now, at my request, have you compiled a list of the unit figure. agreements that are in force in the San Juan area, or a substantial
- Q Can you tell us which units you have there, that you have number of them? investigated to determine certain provisions?
- San Juan 27-4; San Juan 27-5; San Juan 28-4; San Juan 28-5; San Juan 28-6; San Juan 28-7; San Juan 29-4; San Juan 29-5; San Juan

29-6; San Juan 29-7; San Juan 30-4; San Juan 30-5; San Juan 30-6; San Juan 32-8; San Juan 32-8;

Now, do the operating agreements of each of these units contain provisions that cover the recovery which a drilling party will make when a well is drilled to which one of the owners is not will make to comment?

MR. CAMPBELL: If the Commission please, I am going to have to enter an objection to any testimony based upon voluntary agreements in other areas insofar as what the practice may be with regards to charging the cost of wells; we are here concerned with a compulsary to charging the cost of wells; we are here concerned with a compulsary pooling application. What some people may desire to enter into as a voluntary agreement depends upon their circumstances at that particular time, depends upon the nature of the area, depends upon a ticular time, depends upon the nature of the area, depends upon a great many factors that may or may not be present here, and I denote that what El Paso has been able to do in other areas has any bearing upon the case here.

MR. MACKY: Mr. Campbell, you have raised a very important point, and I think probably we ought to take a short recess and discuss it right now, get it settled.

MR. HOWELL: If the Commission please, I would like to speak a word before discussing it. It is our purpose, in offering this testimony, to show what the majority of operators in the San Juan Basin regard as a fair and customary practice when one party is required to drill a well and furnish costs to be recovered from the other party, and we expect to offer additional testimony in addition to the unit agreements, but the unit agreements are offered as being

one circumstance and one bit of evidence, which, together with others, will show what is fair and reasonable under a situation such as exists here, a fair and reasonable method of proportioning the costs and recovery.

ME. CAMPBELL: May I say that, based upon my objection, that the statutes, with regard to compulsory pooling, which we are involved in here, specifically provide that the costs shall be the lowest actual expenditure plus reasonable supervision; it makes no reference as to how that should be recovered. These voluntary agreements, I realise, provide for 150 per cent, and maybe some people signed up for 200 per cent, but I still contend it is immaterial and irrelevant to the compulsory case now before this Commission.

MR. MACEY: We will take a short recess.

(Short recess.)

MR. MACEY: The hearing will come to order.

Mr. Campbell, your objection is overruled; the Commission feels that the practice of the industry may be a factor, and should be included in any peeling order we might have.

MR. HOWELL: Shall I resume questioning?

MR. MACHY: Yes, sir.

- Mere you, at my request, excerpted from the operating agreements excerning these units that you have listed, the previsions relating to non-consent wells?

 A Yes, sir, I have.
- Q Will you read the provision that is customarily in the blocktype unit?
 - A You want the entire paragraph?
 - Q Yes, would you read that?
 - "If less than all of such parties elect to join in the

drilling of such well, Unit Operator shall, upon obtaining required governmental approvals, proceed with due diligence to drill such wall at the sole cost and risk of the party or parties electing to shere in the costs thereof, hereinafter called the "drilling parties," In the event any such well is a dry hole (and is not taken over for plug back or deepening), it shall be plugged and abandoned at the sole cost of the drilling parties. In the event such well is a producer, it shall be tested, completed and equipped to produce by the Unit Operator at the sole cost of the drilling parties, and such drilling parties each in proportion to its contribution to the cost of drilling, testing, completing and equipping the well shall be emtitled to receive the proceeds of production from the well, er, if it is capable of producing in paying quantities, shall be entitled to receive the proceeds of production allocable to the interests admitted to the participating area on account of such well, after dedusting therefrom all royalties, overriding royalties, production payments and one hundred per cent of the operating expenses attributable thereto, until said drilling parties shall have received there from one hundred fifty per cent of the costs of drilling, testing, completing and equipping said well to produce."

- Now, the black-type unit, I believe, is sometimes termed the A Yes, sir, that is true. Township-type unit in the area?
- And under the unit agreements which have been filed with the Commission, a drilling unit or a drilling block is set up as either the west half or the east half of a section, as a general male?

 - As a general rule, yes, sir. So that the drilling block referred to in the excerpts, as A Q

- a general rule, would be either the east half or west half of a section lying within the and area?

 A Yes, sir.
- Q Now, do you know which is the closest township-type unit to this particular Section 15?
 - A Yes, sir. The San Juan 32-9 Unit lies directly to the east.
- Q Is the west line of the 32-9 Unit running along the east line of Section 15?

 A Yes, sir, it does
- Q Now, does Section 15 lie within the defined limits of the Blanco-Messwerde Poel?

 A Yes, sir, it does

MR. HOWELL: If it please the Cosmission and Mr. Campbell, we have prepared excerpts here, and I suggest, rather than taking the time of the Cosmission to read them into the record, that we marely introduce these excerpts.

I will ask this witness, Mr. Bittick, if the list which I have marked "Block Type Units," which we shall mark as El Paso Exhibit "C" is a correct transcription of the unit operating provisions, relating to the several units which he has mentioned in his testimony.

A Yes, sir, it is.

(El Paso Natural Ges Company's Exhibit "C" marked for identification.)

Q MR. HOWELL: If there is no objection, I suggest that in the interest of time we merely file this as an exhibit rather than take the time to read these provisions into the record.

MR. CAMPBELL: Well, my basic objection goes to the offering of any evidence with reference to other agreements between El Paso
Natural Gas Company and other people in other areas. —

MR. HOWELL: Subject to that .--

MR. CAMPBELL: -- and also, that while I certainly don't

want to bring on the introduction of all these unit agreements, I want to add to that, that I object to introducing portions of agreements which might contain other provisions having a bearing upon the matter.

Q Do you have available copies of the unit operating agreements. Mr. Bittick?

A Yes, sir, I do.

- Q In photostatic form?
- A. No, sir, some of them are conformed copies. They are not
- Q Are they copies which could be made available to Mr. Campobell?

 A Yes, sir.

MR. HOWELL: We would tender to Mr. Campbell confermed or photostatic copies of each of the unit agreements if he so desires.

MR. CAMPBELL: Mr. Howell, you are referring to the unit agreements, or --

MR. HOWELL: Unit operating agreement.

MR. CAMPBELL: Are they identical in form with other provisions, other than the non-consenting owner provision?

MR. HOWELL: I think that by and large the block type of termship type units are identical in form, except, of course, with reference to the parties to the unit agreement and the description of the preperty involved, and I think some of the unit agreements and unit operating agreements contain provisions that are slightly different, relating to irregular sections.

MR. CAMPRELL: Are there any differences with reference to sharing of the production?

MR. HOWELL: I will ask the witness that, since I have not recently read each of the agreements.

A Exactly what do you mean, Mr. Campbell?

MR. CAMPBELL: I may not understand all I should about these agreements, but are they all on a participating area basis, or entire unit basis, or are chira variations?

A The block-type units are on a participating. Some of the main, Rincon, Huerfano or Allison Units are on an entire-unit basis rather than a participating as far as working interest is concerned

MR. CAMPBELL: So there is a difference between these agreements as to the manner in which the production from a particular area may be distributed?

A Those are covered separately in this excerpt.

MR. CAMPBELL: If the Commission please, I will withdraw my objection to this on the proposition that it does not represent the entire agreement. I want to call to the Commission's attention, on the basis of the statement made by the witness, that there are fasters present in these agreements that can have a bearing upon the agreement which one of the parties desires to sign relative to the costs of these wells, and, of course, that is the basis of my original objection which was overruled, but I simply want to state it for the record.

MR. MACEY: This exhibit was offered, was it, Mr. Hewell?

MR. HOWELL: None of the exhibits have, as yet, been offered; they have all been marked. At this time, I will offer Exhibits "A," "B," and "C."

MR. CAMPBELL: Let my objection be reflected at this point.

MR. MACEY: Mr. Campbell's objection is overruled, and the exhibits will be received.

Q Now, Mr. Bittick, do you have a proposed type of communitization agreement that has been suggested to Pacific Northwest with

reference to this W/2 of Section 15?

- A we have a proposed operating agreement.
- Q A proposed operating agreement? A Yes, sir.
- Q To that agreement which you have one which all Paso Natural Gas Company has entered into with another company in an instance in which El Paso Natural Gas Company did not desire to advance costs for drilling a well?

 A Yes, sir, it is.
- Q Has that type of agreement actually been entered into with another?
- A Yes, sir. This is a photostatic copy of the executed agreement.

MR. HOWELL: We will mark this as Exhibit "D," and effer it as substantially the operating agreement which El Paso Matural Gas Gampany proposes for this Section 15, this being a photostatic copy of an agreement which has actually been entered into with others covering another trast of land in the vicinity.

(El Pase Natural Gas Company's Exhibit "D" marked for identi-

- Q Now, what provision does this proposed commutised operating agreement have with reference to recovery of costs when a party closts not to pay its share of well costs?
- A It provides, in Article 20, beginning on page 9, under "Election as to Joinder," provides for recovery of one hundred fifty per cent of the costs of drilling a well if a party does not desire to join and pay his share of the costs.
- Q Has Pacific Morthwest Pipeline Company expressed its willingness to enter such agreement on this W/2 of Section 15?
 - A Yes, sir, they have.

MR. CAMPBELL: If the Commission please, I want my objection removed there. The factors that may lead El Paso Natural Gas Company and Pacific Northwest Pipeline Corporation to sign could be entirely different to factors that might or might not lead the parties in this case to enter such agreement or the Commission to enter an order under its powers.

NR. KITTS: For what purpose will this be offered, Mr. Howell, for what bread purpose?

MR. HOWELL: It is offered to show the type of agreement which the two major owners of working interests are willing to enter as an operating basis for this particular tract of land.

MR. KITTS: Is it the contention of El Paso that the conditions are identical or the same with conditions in the case here?

NR. HOWELL: No, it is the testimony of El Pase that El Pase, in an instance in which it did not advance costs, specifically that Great Western was willing to enter where the other party would recover one hundred fifty per cent of drilling costs before El Pase came in fer recovery of its costs:

MR. CAMPRELL: If the Commission please, at this point I think, obviously, this evidence is all going in, but I want to explain to the Commission the basis for my objection. The question of whether El Paso Matural Gas Company, for reasons of its eam, the reasons or basis for which El Paso Hatural Gas Company may we willing to pay one hundred fifty per cent of the drilling costs in a particular situation may be entirely different from what the Applicant here wants to do. El Paso Matural Gas Company wants the gas, and that is a factor; they may have a tax situation, there may be any number of reasons, and our point is this, that the Commission, if it has any

authority at all to decide how the costs of this well is going to be paid, we think, under the statute, has to apply the standard of not penalizing anybody who doesn't want to consent to the drilling of a well, and that is any we are objecting to evidence about what other people may want to do in a particular situation; we are non-consenting owners, seeking compulsory peoling and requesting the Commission to have El Pase take it out of our share of production.

Prenkly, I'm not sure whether the Commission has that power or not, it may be able to enter compulsory pooling, ordering the well and leave it there. If it enters any order involving the cost of this well and how it is going to be allegated, we do not want the Commission to rely upon what other people did.

MR. WALEER: If your application is granted, and you are willing to take out your costs of the share in production, and there is no production, who is going to pay for it?

HR. CAMPBELL: El Paso Natural Cas Company. There is nothing wrong with that. As a matter of fact, many of the statutes provide that if it is not a producing well, that the producers shall pay for it.

MR. WALKER: If this body doesn't hear evidence, we can't write an order. It takes evidence for us to write a reasonable and just order.

MR. CAMPBELL: You can write an order compulsorily pooling the acreage, you can find what the present estimated cost of the well is whether you enter an order requiring us to pay one hundred fifty per cent out of production or \$10,000 in cash, or them to take it out of 7/8's, but if you write one, I think it should be taken out of the 7/8's, and that is what I have requested.

MR. HOWELL: If the Commission please, I don't care to go into any extended argument at this time, but the position which El Pase Natural Gas Company finds itself is that an owner of the minerals and forty acres filed an application for compulsory pooling.

Now, that owner mays that he does not want to pay his share of a well on a tract that he wants compulsorily pooled because the initial application in Case 1,000, for compulsory pooling, was filed by Mr. Yager and his associates, and we are effering in evidence the custom of the industry and the history of our own operations as to what is fair and reasonable and equitable in such a situation.

MR. CAMPBELL: If the Commission please, there is one statement I must correct; we are not refusing to pay our costs of the well. We are saying we should not be subject to penalties, because we may not, at this moment, for reasons of our own, desire to have the well drilled, but we are in this unit and I don't think the Commission of El Paso should or really wants to confiscate our property because we want to disagree with them about the well. We are perfectly willing that our costs, share of this well, be taken out of the production. We think the share is limited by the statute.

MR. KITTS: Mr. Campbell, is it your contention that you are a new-consenting exer?

MR. CAMPBELL: Right.

MR. KITTS: I want to ask Mr. Howell a question about these exhibits; are they offered for the purpose, a, showing that this is a reasonable type of interest that the Yager interests should enter into, or, b, are they offered as showing the custom of the industry of determining costs or share of costs where one party is not able or not willing to come up with the cash? In effect, is that the

purpose?

MR. HOWELL: It is offered for both purposes. I may state this, that in the ordinary communitization operating agreement in which parties having a location go together, you don't have non-consent features, because usually the parties have agreed upon the basis on which they are going to drill the well. That is what happens ninety-nine times out of a handred, so you don't find a great many communitization operating agreements fleating around that cover a non-communitization. We are offering evidence to show the custom of the industry generally upon a non-comment situation, we are effering a specific communitization operating agreement as indicating what certainly this company and another company have dene. It is a circumstance showing the custom of the industry, and it shows the willingness of this company, in such a candition, to allow the person or party advancing the cost to recover a hundred fifty per cent of the drilling costs.

MR. GURLEY: You say the custom of the industry. Are all these excerpts taken from your own contracts or your own agreements that is, between you and other parties?

MR. HOWELL: They are, they are taken, in operating agreements, and a number of other parties within the San Juan Basin area are also parties, and the Commission has in its files, and has approved, the unit operating agreements covering each of these units from which it is apparent that it is a reasonable cross section of the industry that has entered into this type agreement.

MR. GURLEY: But you are party to each one of these agree-

MR. HOWELL: We see party to each one of these agreements,

is that correct, Mr. Bittick?

MR. HOWELL: That is all of Mr. Bittick's testimony. Yes, sir. MR. YACT: Mr. Campbell, this Commission has before it an A application for a forced pooling order; as I interpret the application, you, as a non-tonsenting owner, desire to join the unit. There, our statute, and I will quote it, "All erders requiring such posling shall be on terms and conditions that are just and reasonable, and the documents that El Paso has introduced, such as, I believe, Exhibit "D", will help this Commission determine what is just and responsible, and I think we should take it in as evidence. The fact that there are a number of circumstances which may or may not have prompted El Paso to enter this agreement or to stay out of the think, we are aware of that, and, of course, we have get to take that into

Therefore, I will everrule the objection and accept the exhibits. I might clarify my point in that this last document may not try consideration. to determine whether Mr. Yager should have entured into this contract at all, --

MR. CAMPBELL: Mr. Yager hasn't seen it, to my knowledge.

MR. KITTS: Or this type of agreement.

MR. HOWELL: There is another point I want to get from Mr. Bittick that I overleoked.

Mr. Bittick, probably to aid the Commission to write its order, we should identify the several tracts of land that are located in the W/2 of the section with more particularity than we have at the present time. Will you read into the record a description of the

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tracts, generally, and give as specific a description as you can of the three-acre tract owned by Dave Clark?

All right, sir. The El Paso Natural Gas Company is contributing three fee leases to the terms, to the well to be drilled on the W/2 of Section 15; the first one is an oil and gas lease, dated June 26, 1950, from Robert J. Doughtie and wife, Edna Doughtie, lessers, to John F. Sullivan, lessee, embracing, among other lands, 32.5 acres in the SE/4 NW/4 of Section 15, and 47 acres in the N/2 of SW/4 of Section 15, T32N R1OW, NMPM; the second lease, dated June 27, 1950, from Robert L. Gadston and wife, Edith Gadston, as lessors, to John F. Sullivan, lessee, embracing, among other lands, the SE/4 of the SW/4 and the East 40 rods of the South 30 reds of the NE/4 of the SW/4 of Section 15, T32N RIOW, and containing that tract containing approximately 47 acres. The third lease, dated June 27, 1950, executed by Mary Catherine Heiser, as lessor, to John F. Sullivan, lessee, covering, among other lands, the NE/4 of the NW/4, North 7.5 acres of the SE/4 of the NW/4 of Section 15, T32N R10W, NMPM, covering 47.5 acres, more or less.

The three leases contributed by El Paso covers 117 acres, more or less, in the W/2 of Section 15.

Pacific Northwest Pipeline Corporation is contributing a lease from the Denver & Rio Grand Western Railroad Company, as lessors, to Phillips Petroleum Company, as lessee, covering all of the Denver & Rio Grand Western Railroad Company right-of-way in the W/2 of Section 15. Do you want the description of each specific lease, or just this three-acre tract.

Q Yes, will you go ahead and read into the record the description of the Pacific Northwest leases?

The second lease contributed by Pacific Northwest Pipeline Corporation, a United States Oil and Gas Lease, bearing serial number Santa Fe 079625, issued to Hasel L. Gentle, as leasee, and covering among other lames, the SW/4 of the NW/4 of Section 15, T32N R10W. NMPM; the third lease contributed by Pacific Northwest is an oil and gas lease dated December 11, 1951, from Catherine Hendricks, a widew, et al, as lessors, to H. C. Wynne, as lessee, covering the SW/4 SW/4 of Section 15, T32N RIOW, MOPM; the fourth lease contributed by Pacific Northwest, an oil and gas lease, April 22, 1954, from Edward E. Miller, and Lena A. Miller, lessers, to Phillips Petroleum Company, lessee, covering a strip of land 30 rods wide over the south side of the N/2 of the SW/4 of Section 15, T32N R1OW, NMPM, containing 30 acres, more or less, excepting the existing right-of-way of the Denver & Rie Grand Railroad Company, the right-of-way of State Highmay 550, and excepting the East 40 rods in width of said 30 acres, more or less, said East 40 reds being a part of the NE/4 of the SW/k of said Section 15, and excepting all that part of the above described 30 acres, more or less, lying west of the right-of-way of said State Highway 550, said tract containing 3 acres, more or less, and the last exception covered -- describes the acreage owned by Dave Clark,

Q Does that cover all of the several tracts other than that owned by Mr. Yager and associates?

A Yes, sir, it does.

MR. HOWELL: I think that is all.

MR. MACEY: Any questions of Mr. Bittick?

MR. CAMPBELL: Yes, sir.

MR. KITTS: Just a minute right here. I think the record should show that Mr. Macey's statement as to what purpose Exhibit "O"

was being considered in being received should go to the previous exhibits, "A," "B," and "C" as well.

MR. MACEY: Well, more particularly, Exhibit "C," not "A" and wBm, but "C."

CROSS

EXAMINATION

- Mr. Bittick, I want to be sure that I understand your figures BY MR. CAMPBELL: correctly; am I correct that you stated that the total cost of the Heiser Well in the E/2 of Section 15, including the supervisory A Yes, sir. charges for drilling, was \$63,610.50?
 - Q And that the normal overhead cost of items which cannot be specifically set up, that your company adopts \$250.00 a month, during drilling, and \$45.00 a month after the well is completed?
 - A Yes, sir, that is correct.
 - Is it then your estimate, based upon that figure, that, barring unforeseen difficulties, that the well in the W/2, if drilling, would cost approximately the same amount?
 - According to our engineers it would cost about \$3,000 mere, Mr. Campbell. We have a well-cost estimate prepared on that well.
 - Just state what the reason for that is for, the additional estimates there by your engineers, is it deeper?
 - I don't know. The estimate here is \$66,972.00, and that can be caused by additional road costs. There are many factors that
 - Q Ts that \$66,972.00 based upon the total cost in the same can enter into that. A Yes, sir, it is. manner of the cost of the Heiser Well?
 - Q Now, Mr. Bittick, if you drill that well, at whatever cost is involved, the well is not going to cost El Paso Natural Gas Company

any more or any less whether the tract of Yager's is in it or not, is it, it doesn't affect the basic cost of drilling the well?

- A It wouldn't affect the total cost; it will affect who pays it.
- Q So that if you take your share, the Yager share of the costs of that well out of production, it will cost El Paso less to drill the well than if the Yager tract isn't in there, would it not?
 - A You are assuming that there will be production.
 - Q Didn't you testify that this well was eff-set on all sides
 - A It is off-set to the south, yes, sir.
 - Q Do you consider this to be a wildcat well?
- A Well, I'm not a geologist, and I don't know how far they would go in saying it is a wildcat well.
- Q Now, Mr. Bittick, this brings us down to the question of these agreements that have been offered here with relation to the percentage of costs charged to a non-consenting owner; all of those that you offered here were, as I understand it, involved in Townshipor Block-type unit agreements in the San Juan Basin area?
 - A Yes, sir.
- Q Are those normally entered into before there is any drilling on the unit?
- A You can't make a general statement on that; some of those would be entered into before there was drilling, some of them would have a great deal of development on them before the unit was formed.
- Q Now, Mr. Bittick, as a land man, can't you say that it is true, generally, that the determination of what a non-consenting owner must pay is pased, primarily, beyond the 100 per cent, obviously, on the risk that is involved to the person that is drilling the well?

- Yes, sir, I feel that it is for the risk involved.
- And a risk in a wildcat area is considerably different than it is in an area which has been developed by offset wells, is it not?
 - Yes, sir, there is a difference in the risk.
- So that you must, in each instance, I assume, as a land A man, negotiate that with the people who are involved in that area, ism't that correct?
- And each instance, generally, would have to stand on its own, would it not?
- Not necessarily. You are going to have a similiarity of factors there in almost any instance. For instance, the 29-7 Unit was highly developed before it was formed and it contains the 150 per cent prevision.
- Now, let's persue that similiarity in these agreements a little farther. Isn't it correct that in the area where these unit agreements are involved that the acreage involved there is primarily Federal acreage, percentage wise, isn't the majority of acreage in most of these units involved actually Federal leases?
- I don't think I could say, off hand. There is a great deal of Federal acreage involved, but as far as percentage wise, I wouldn't
- New, insofar as any unit agreement involving Federal acreguesc. age is concerned, that unit agreement is on a form that has to be approved by the Federal Government?

MR. HOWELL: If the Commission please, we object to that because the agreements we have introduced are unit operating agreements, and does not require approval, and the ones that do require

is immaterial in this case, because it does not contain interests of the working interest and the porportionate costs between them.

- Q Well, let me ask you this. You are acquainted with Federal leases. I assume?

 A Yes, sir.
- Q Isn't it true that under a Federal lease that the working interest owner, if the Government requests it, is required to enterinte unit operations?
- A That is what they say, but they have never required anybedy to enter into one.
 - Q It is a prevision in the lease, you know that?
 - A Yes, sir.
- Q Bon't you think that the elements which lead a person not only to join the unit agreement, but to go along on a form of operating agreement that are present under a Federal lease might not be present under a fee?
- A I think most Federal ownerships are well acquainted with the fact that they are not required to on a --
- Q Mr. Bittick, what I am getting at is this, you know that both the unit and operating agreement, where Pederal acreage is involved, have become more or less standardized, have they #4t?
 - A Yes, sir.
- Q Do you think that the same factors that apply to your trading with people on Federal leases, with reference to their entering into these arrangements, is the same as the people with fee acreage?
- A Well, I don't see any material difference in the situation that we are discussing, as far as a provision for 150 per cent recovery is concerned, I don't see whether it is fee, State or Federal enters

into negotiations whether you are going to have to pay 100 per cent or 150 per cent costs of the well.

Q Do you believe that an operator, under these agreements, in a preven area is entitled to recever 150 per cent of the costs of the well?

A Yes, sir, I do, if the other party is not willing to put up the eash.

Q Upon what grounds do you base that?

A Well, in any area there is still an element of risk there, depending on the area. You will have a varying amount of risk there can be a dry hole in one half section and a good producer in the other half.

Q But where the risk is less, the penalty ought to be less, ism't that correct?

A Well, of course when you get into that, you are going to get into a percentage problem there, how much less is the risk? how much greater? and I don't feel I am qualified to say whether it should be reduced by ten per cent, fifteen per cent. I de knew that this type of agreement has been used in a great many areas in the San Juan Basin.

MR. CAMPBELL: That is all.

MR. MACEY: Does anyone else have a question of the witness?

CROSS EXAMINATION

BY MR. UTZ:

Q Do you know of any dry holes within the pool limits of the Blanco-Mesaverde?

A I don't know whether there are any or not, at this time,

Mr. Uts.

- Q The \$45.00 a month operating costs that you spoke of, for operating the wells, does that include all costs and supervisory and office clerical help, or --
- A It includes -- it does not include all costs. If a gas engineer has to go out and spend time on that well, or if we have a geologist out there for some reason, his time is charged directly to that well in addition to the \$45.00 a month or the \$250.00 a month.
 - Q Do you have a figure that would include all operating costs?
- A No, sir. That I don't believe you can get one figure that would sever it all, because the time that a geologist or petreleum engineer, or gas engineer, might spend en one well would vary, and a gam engineer, for instance, might be out there one day or he may be out there ten days, or it might not be out there at all one month and ten days the next, so I don't believe you can reach any direct figure and say, as far as direct charge is concerned, "This is what it will be." It is based strictly on what is done at the well.
 - Q It would be a month-to-month proposition?
 - A Yes, air.

MR. UTZ: That is all.

MR. MACEY: Does anyone else have a question of the witness?

CRCSS EIAMINATION

BY MR. MACEY!

- Q Mr. Bittick, on one of your exhibits, I believe Exhibit "B, " what is the status of the well which is located in Section 10 of 32%, 10%?
- A That was a proposed well. It has not been drilled, has not been spudded.

Q In other words, the north end of the proposed unit is not offset by production, either northwest or northeast?

A No, sir. Up in the northeast, in Colorado, I think it is right above Section 8, if I'm not mistaken, there is a dry hole or an abandoned hele 5,200 feet deep, I believe, but there is no production north of there.

- Q Turning to your Exhibit "C," which is this document that I have in my hand, I note that after examining the various provisions contained in that Exhibit, that the provisions vary to a certain degree as to the percentage of the total that the drilling party is to receive from the cost of the well.

 A Yes, sir, it does
- Q Now, briefly, in a block-type unit, what are the participating areas in a block-type unit? In other words, when a well is drilled on a 320-acre drilling tract, do the people who own interests under that tract, do they share just in that well, or in the entire unit?
- A They share in the entire unit when that well is taken into the participating area.
- Q All right. Now, simply, are there not unit agreements in effect in the Basin which limit the person's interest solely to the 320 acres upon which the well is drilled?
- A No, sir. If I understand your question, I don't believe there are any.
- Q In other words, in each of these agreements, when a person puts his acreage into a unit and thereby a well is productive in that acreage, he shares in a total of the unit in the proportion that his acreage bears to the total?

 A Yes, sir.
 - Q In every instance?

- A In these block-type units. Now, he is going to share in an acreage basis on all of them, but in the Rincon Unit, the working interest owners share in the entire share to the proportion that they own in the unit.
- Q Now, when a man owns an interest in a block, 320 acre unit, under an agreement, and he agrees to pay his proportionate share of the well to be drilled in that tract, at that time, he knows that whether that well is a good well or a poor well, is not going to saterially affect his overall income?
- A No, sir, that is not correct. He -- the well has to meet the standard of the unit participating area. If it does not, it will not be taken in, and if it does not, he will have his half section --
 - Q What are the standard for the minimum?
 - A That varies. We have no --

MR. HOWELL: Might I interrupt a minute and suggest that this is right next to the 32-9 Unit, and that you ask questions as to what the standards are for commercial wells in the 32-9 Unit area?

MR. MACEY: All right. That would be satisfactory.

- A We have adopted a standard of 1,500 MCF from Messaverde.
- Q Open flew?

A Open flew.

- Now, don't you think that it would be a little bit of a different situation if a man knew that he had a reasonably good chance of sharing in a unit, where there wasn't any question as to whether the well was going to make 1,500 MCF, because his interest would be in the total, and the fact that there might be 15- or 20-million foct wells on that area that he is going to share in, don't you think that would govern whether he might join in the drilling of a well or not?
 - A Yes, sir, that would affect the element of risk as far as

he is concerned.

Q I would like to ask you one question about that element of risk business which I don't think you brought out. In addition to the element of risk as to whether or not from a geological or reservoir standpoint that gas is going to be productive under a certain tract, isn't there a mechanical risk from the standpoint of losing a well when you get about three queters of the way down?

A Yes, sir, but the estimate on this well is if everything goes right, it could be \$150,000.00, you never know.

Q Has El Paso, in the Basin, experienced any amount of difficulty from a mechanical standpoint? Have they lost any wells purely from mechanical reasons, I'm talking about.

A I'm not sure, Mr. Macey. I couldn't give you any specific example. We have participated in some that other people were drilling that ran up to \$150,000 or so, due to mechanical difficulties, or so --

MR. MACEY: That is all. Does anyone else have a question of the witness? If not, the witness may be excused.

(Witness excused.)

MR. HOWELL: We will offer in evidence Exhibit "D." I think we have offered "A" and "B" and "C," but not "D."

MR. CAMPBELL: What was "D"?

MR. HOWELL: This contract.

MR. CAMPBELL: My objection goes to that also.

MR. MACEY: The objection will be overruled and the exhibit will be received.

MR. HOWELL: Mr. Morrell, will you take the stand, please?

FOSTER MORRELL,

called as a witness, having been first duly sworn on oath, testified as follows:

DIRECT EXAMINATION BY MR. HOWELL:

- Q State your name for the record, please.
- A My name is Foster Morrell.
- Q Where is your home, and what is your occupation?
- A My home is in Reswell, New Mexico; I am a petroleum consultant.
- Q What experience have you had in the oil and gas industry with reference to the San Juan Basin?
- A My experience in the industry is 25 years with the United States Geological Survey, and four years, and a majority of the time beam apent in operations and administrative matters in the San Juan Beair.
- Q Prior to your becoming a petroleum consultant, what position did you have with the U.S.G.S.?
- A Regional Oil and Gas Supervisor, Roswell, Southeestern Region.
- Q Is that the office that has jurisdiction of the San Juan Basin? A It is.
- Q Are you familiar with the development and many of the contracts which have been made with reference to development and drilling of wells in the San Juan Basin? .
 - A I am personally familiar with them.
- Q Did you participate in the preparation of the so-called block-type unit?

 A I did.
 - Q And have you been employed by El Paso Natural Gas Company

and other companies, to circulate agreements, unit operating agreements and communitization agreements in the San Juan Basin?

- A I have.
- Q Would you make an estimate as to how much time you have spent in discussion with both land owners, major comparies, and independent operators, the terms of communitization, operation agreements and unit operating agreements?
 - A During the last four years?
 - Q During the last four years.
 - A I would say approximately three years out of the four.
- Juan Basin with reference to the recovery of costs in a drilling block or a drilling unit when one of the owners of the mineral interests or of the leasehold working interest does not care to put up and pay in cash his share of the drilling costs?
 - A When a party does not put up --

AM. CAMPBELL: If the Commission please, just before he answers that question, please show that I renew my objection to what the custom may be in other situations on the ground that the compulsory peeling statute sets out the basis on which the costs of the well shall be established as the lowest actual expenditure and reasonable cost of supervision. Go shead.

A When the party does not desire to put up his cost of the drilling, it is a general practice in the San Juan Basin and including the San Juan 32 dash unit agreement which offsets the tract which is the subject of Case 1001, the unit operator is entitled to recover 100 per cent of the operating costs, plus 150 per cent of the drilling costs until the non-consenting party participates.

- Q You say the unit operator is entitled to --
- A The working interest owners; the unit operators does it on behalf of the owners who do contribute.
- Q What does the owner of the minerals who fails to contribute cash receive out of production, as a custom of the industry?
 - A Under the non-consent provision?
 - Q Yes.
- A He receives nothing until the 150 per cent cost of it is re-
- Q That is 150 per sent of the drilling parties' costs of drilling that would be attributable to the mineral comers acreage?
 - A His percentage.
 - Q That is the part of the block that is being drilled?
 - A Yes, sir.
- Q Are you familiar with any other -- in instances instead of 150 per cent, where there has been interest charged on the unpaid belance?
- A Under the terms of the unit agreements, the unit operator is entitled to receive the cost of each mineral owner's or working interest share of the drilling of a well in advance. He may also elect to receive six per cent interest on any unpaid balances that are not received currently.
- Q Now, if I understand that, that is that the unit operator that makes any expenditure in behalf of others in the unit, is entitled, under the operating agreements, to be paid six per cent interest on any unpaid amounts?

 A That's right.
- Q Now, with reference to the 150 per cent provision, in your opinion, the provisions which permit drilling parties to recover 150

per cent of the drilling costs before the non-consent or non-drilling party receives his share of production, are those 150 per cent provisions solely connected with risk, or does the value of the money, the use of money, enter into that?

- A The value of the use of money is a definite part of it, in addition to risk.
- Q Have you actually negetiated agreements covering this 150 per cent with various owners of mineral interests or leasehold work-ing interests?
 - A I have. A number of them.
 - Q In your opinion, is it a fair and reasonable prevision?
- A In my opinion it is a fair and reasonable -- and, in fast, it is based and included in many federal contracts not on the basis of semething that is pulled out of the air by the Federal Government out on the recommendations from operators from all over the United States.
- In your opinion, is such a provision customary throughout the San Juan Basin in a situation in which one party who owns a perties of the acreage pooled to form a drilling unit is not willing to pay in chash his share of the costs?
 - A It is used throughout the San Juan Basin.
- Q You have heard the testimony of Mr. Bittick as to the overhead costs that are customarily charged by El Paso Natural Gas Company on both drilling and operating wells, have you not?
 - A Yes, sir, I have.
- Q In your opinion, are those overhead costs for supervision fair and reasonable?
 - A They are fair and reasonable and in general use throughout

the San Juan Basin.

Now, with reference to this W/2 of Section 15, the testimony shows, I believe, that there are a number of tracts involved; we have a situation here in which one party has a three acre tract who has refused to participate in any fashion. Will you tell the Commission whether or not in your opinion it would be proper to have an unerthodox unit, excluding that three acres, in order to permit the owners of other tracts within the W/2 to recover their fair and just share of the oil and gas underlying the W/2 of the section?

A It would certainly be my opinion that it would be reasonable to have an unorthodox unit in order to protect the interests of the parties that have leases.

Q And in the event a fair and equitable portion of the costs cannot be achieved, and interests which refuse to participate in such costs by contributing cash, elect not to join in the drilling, would it be necessary to have a smaller unit than the 317 acres, in order to permit those who do desire to participate to get their fair share and recover their fair share of the oil and gas underlying the land?

A It would.

Q I believe that the record shows that this tract of land is located within the Blanco-Mesaverde Pool; can you testify definitely as to that?

A All of Section 15 is included in the Blanco-MesaverdePoel by New Mexico Oil Conservation Commission Order 409, dated March 31, 1954.

Q Do you have any other points in connection with this case that you -- statements you would like to make? You have investigated it on behalf of the company.

I think that the non-consent provision for the 150 per cent recevery for the drilling costs is very reasonable. You come to 2 matter of mix per cent interest; six per cent will numerically touble in approximately mixteen years, the payout on some of these Reserverie wals, including wells of the lew initial potentiality, as you have in the area of Section 15, may be in the neighborhood of light to fifteen years, so that even with the six percent, it could um more than 150 per cent of the drilling costs.

MR. CAMPBELL: I would like the record to show my objection to Mr. Merrell's sessifying as to what is good for my elient.

MR. HOWELL: That is all.

MR. MACEY: Does anyone else have any questions of Mr.

torrell?

MR. CAMPBELL: Yes, I have.

EXAMINATION CROSS

- Mr. Morrell, if the Yager acreage is excluded from this MY MR. CAMPRELL: mit, and you get a 27% or 280-acre nonstandard unit, this well that rew propose to drill is going to cost exactly the same amount of messy, isn't it?
 - As far as the actual cost of the well, yes.
 - So that if you recover your share of the Yager costs of the well out of his gas, even 100 per cent, and get that additional gas from the unit, isn't that to some advantage of El Paso Natural Gas Company, or is this all a ons-way proposition?
 - I say it is no advantage to the El Paso Natural Gas Company
 - They are getting some help in the payment of their well, are they not?

- A They are getting some help in payment of the well by your non-consenting?
- Q If a compulsory pooling order is entered, Mr. Morrell, that puts this forty acres in this unit and requires us to pay our share of the costs out of some portion of the production -- forget for the moment the hundred or hundred fifty per cent, but if it is a hundred per cent, El Paso is better off, is it not, to have that contribution to the costs of the well than to have a non-standard unit excluding our acreage and paying the same amount for the well?
- A No, because El Paso is taking gas, and the gas that they produce is paying you for your contribution.
 - Q Well --
 - A It would not be better for El Paso.
 - Q -- it is a payment out of our gas, is it not?
- A But you haven't got the gas to produce, and they drill a well.
- Q Another factor, Mr. Morrell, El Paso Natural Gas Company can use the gas, can they not, youwill get a larger allowable if you get that?
 - A Depends on who has the well.
- Q But you would get more production allocated if it were a 217 acre and 280 --
- A That gets into the market situation, and not what we are involved in here.
- Q If you were engaged in private negotiations as you frequently are, in connection with this, those would be factors you would consider, would they not?
 - A I would always enjoy getting a well paid on production that

somebody else drilled.

- Q It just depends on whose foot the shoe is on, doesn't it?
- A Well, yes.

MR. CAMPBELL: That is all.

MR. MACET: Does anyone else have any questions of the witness? Mr. Uts.

CROSS EXAMINATION

BY MR. UTZ:

- Q Mr. Morrell, are you familiar with the geology of the Blanco-Mesaverde Fermation in this area and the wells in this peol?
 - A To a considerable extent.
- Q In your opinion, will one well efficiently and economically drain 320 acres in this pool?

 A It will.
- Q Do you believe that a well drilled in the Blanco-Mesaverde on three acres, which will serve three, or point nine three seven per cent of a 320 acre allowable would be an unnecessary well and thereby —
- A A separate well on that three acres would definitely be an unaccessary well.
- Q Do you believe that one well drilled through the Messwerde Fermation on the west half of Section 15, 32N 10W would economically and efficiently drain that acreage?
 - A The three acres or the 320?
 - Q The 320.
 - A I think it would.

MR. UTZ: That is all I have.

MR. MACEY: Does anyone else have a question of the witness?

If not, the witness may be excused.

A If the Commission please, I might bring up one other point that I think is rather direct to this particular case. We had a similiar situation on a 320 tract that involved some unadvertised land and some non-committed land and they did not seek to lease the land to others or to join a non-consent proposition, and was brought out definitely at that time that an unorthodox unit was granted by the Commission. The parties who did not consent and did not join in that can join at any time by the payment of the share of the costs of the well and enjoy benefits of production from that time on.

HR. CAMPBELL: Mr. Morrell, are you proposing that?

A No, I'm saying it was a case that had some similar characteristics.

MR. MACEY: If there are no further questions of Mr. Morrell, he may be excused.

MR. KITTS: I would like the record to show whether or not Mr. Clark has made an appearance at any time this morning.

MR. MACEY: I don't believe there is anyone here representing Mr. Clark.

MR. KITTS: Is Mr. Clark in the hall now? Apparently not.

NR. HOWKLL: If it please the Commission, Mr. Macey handed

me a telegram from Pacific Northwest which I ask be made a part of

the record, and, with that, we would rest our testimeny.

MR. MACEY: Do you want to read it?

MR. CAMPBELL: I have no objection.

MR. MACEY: Please include that telegram in the record.

MR. KITTS: Do you want it read?

MR. MACEY: Go shead and we can get rid of it.

MR. KITTS: "To W. B. Macey, Oil Conservation Commission,

Capitel Annex Building, Santa Fe. Re: Case No. 1,001 which is to be heard before the Oil Conservation Commission this morning. Pacific Herthwestern Pipeline Corporation, on September 6, 1955, agreed with Kl Paso Hattiral Gre Company to join in communitizing and developing west half of Section 15, T32% RlOW, San Juan County. Pacific alse agreed to bear its proportionate share of development costs. (Signed) R. N. Richey, Pacific Northwest Pipeline Corporation." The telegram was sent from Albuquerque at 8:40 a.m., January 20th.

MR. CAMPBELL: I have no objection. If the Commission please, may I ask Mr. Morrell one question to clarify a matter?

MR. MACKY: Yes, sir.

MR. CAMPBELL: Mr. Merrell, when you were referring to arrangements by which a non-consenting owner pays six per cent interest, is thek a situation where the recovery is up to 100 per cent, or is that 150 per cent p_en six per cent?

That is a case where you might advance some, and at the unit operator's election, he may allow a deferred payment at six per comp. That would be on the basis of a hundred per cent cost of the well.

MR. GURLEY: Mr. Morrell, you mean the six per cent is en the mency which must be paid in a case like that?

On the unpaid balance, yes.

MR. GUELET: What I mean, in case the well were dry, the proportionate cost, share, would be at six per cent?

MR. GURLEY: Where, in this other instance, the operator Yes. A takes all the risk and in case the well should be dry, the non-consenting interest owner pays nothing, is that correct?

A That's correct.

MR. MACEY: Does anyone else have anything further in this case? Any statements?

MR. CAMPBELL: I think I would like to make a statement.

If the Commission please, in the first place, as I have stated during the course of this hearing, the New Mexico Statute with reference to compulsory pooling, as the Commission well knows, has never been tested in any manner or interpreted, actually, by this Commission or by a Court.

Our statute differs in some respects from the statutes of a number of other states that have compulsory pooling arrangements. For example, the Statute of Oklahoma new contains specific provisions, that in the event of a compulsory pooling order, the non-consenting owner's share of the cost of the well shall be paid out of the 7/8's or whatever the leasee's interest is, and they define the leasee's interests under a unleased mineral interest as the 7/8's.

I point that out because I don't want the Commission to get the impression that we are completely unreasonable in suggesting that the costs should be borne out of the 7/8's, because that is exactly the situation that is followed under the Statute in Oklahema.

New, I must consede that our statute centains no such specific provision, but it does indicate that that approach has been taken. I believe I am correct in saying that the same general statutory provisions are in effect in Colorado, but I know of no cases up there where an order has been issued though there may have been some. In Oklahoma there have been a number of orders which either require the man to put up the cash or his share of the costs of the well will be taken out of the working interest. In some instances, those

lowest actual expenditure provision, and, to my knowledge, that has never been tested in Oklahoma, but I point that out to indicate that what approach this Commission takes on this matter, that the attitude and position of the applicant in this case, I don't believe, is an increasonable one under the circumstances.

Now, I think that this situation can be made an analogy in many respects to a non-consenting tennant in common under an oil and gas lease where one tennant in common wants to drill a well and the other does not. I think it is a recognised principal in law that the emper who wants to drill a well may do so and he is entitled to recevor the non-consenting interest out of his share in production, but I den't knew of any arrangement in which semebody who does not want to take a risk in any particular situation is penalised for not going along, and that, the question of whether he wants to go along can depend at any particular time on any number of factors: He may not have the money in cash; he may not want to spend money to drill that year; his tax picture may be different from the other party's; he may decide he wants to put his money in some better risk whereand he may want to wait a few years, hoping he will get a better market price for his gas. There could be other reasons, but I don't think the Conservation Laws contemplate that that owner who is put into the drilling unit and who should be, because if he isn't, you have confiscated his property.

That that owner, because somebody else in that unit wants to drill a well at a particular time, should be penalised; certainly he should bear his costs in that well, but these questions of interest and 150 per cent and so forth, I can't honestly see that that is the

proper approach to non-consenting arrangements in these pooled tracts.

What they want to agree to under unit agreements, is, I think, an entirely spearate matter.

So, if the Commission feels that under the general authority to set fair terms and conditions, it can, in its order, provide a method of recovery of costs, I believe that the fair way to do it is to apply it to the 7/8's interest on the 40 agre tract on the basis of the lowest actual expenditure and reasonable costs of superission.

I'm not certain that the Commission has such power, because our statute stops after it resites that the Commission, in the case of dispute, may determine the costs of the well and the reasonable supervisory charge. It says nothing about determining how the production shall be allocated or how that costs shall be borne, and we may be in a situation where the Commission may want to issue its order compulserily pooling the acreage, establishing the present estimated costs of the well, retaining jurisdiction in the future to determine the actual costs if there is a dispute, and then leave the parties to their own negetiations or litigations to determine in an accounting action how the fair costs of that well is to be berne, but the impression seems to be created here that the applicants are taking an unreasonable and unfair position. I don't think that is true. I think they have the right to determine, at a particular time, whether they will either make a cash investment or be cut out of these units and be deprived of their gas. I think it is to the advantage of the applicant, El Paso, here, where these non-consenting owner situations arise, if they can't enter into voluntary agreements, and that hasn't been explored here too greatly, but where they run

into those situations, certainly it seems to me that it is to the advantage of El Paso Natural Gas Company to recover part of the costs of the well even if it is 100 per cent and to get the gas.

I believe that is all I have to say at this time.

MR. HOWELL: If it please the Commission. I shall try to be very brief.

It is a pleasure to concur with one statement of Mr. Campbell' and I wish to make it quite clear that El Paso Natural Gas Company does not in this case or does not expect in the future to take the position that it quarrels with any individual who says, "I do not care to put up in each my share of the costs of drilling a well."

I concur completely with Mr. Campbell in saying that any individual or company has the right to say that he does not or does want to share the costs and pay the cash.

Where I differ from Mr. Campbell, and where El Paso Natural
Gas Company differs from Mr. Campbel's clients, is the effect that
that position has upon the well that may or may not be drilled upon
the tract of land. I think the point at issue, generally, can be
clarified to these points: Mr. Campbell's clients contend that although they are the owners of the minerals, and under the Statute of
New Mexico, are the persons entitled to go upon and drill that particular
forty acres, there is no lease outstanding, they own so many acres.
We cannot subscribe to their contention that having advanced for
them the costs of drilling the well that they should receive 1/8 of
the gas attributable to that 40 acres free of charge and to expect
us to recover out of 7/8 of the gas attributable to that acreage the
money that we have advanced for their account, nor do we think that
it is fair and reasonable, as the statute suggests or specifies, the

Commission shall determine with fair and reasonable manner, that any company who invests its funds, puts its cash into the drilling of a well, should be limited to recovering out of production that may or may not result from the drilling of that well, exactly the amount of money it spent without regard to the value of the use of its money during the time that it has been invested for the benefit of another person or without regard to the risk taken by the drilling party in drilling the well.

making such a determination, and we suggest that the evidence in this case, that the record overwhelmingly and without contradiction, supports the Commission in determining that it is the custom of the industry and that it would be fair and reasonable in entering a compulsory pooling order to permit the parties either to pay their share in each of the costs of drilling the well, or failing to pay their share in each, to have their entire share of production retained by the drilling party or until the drilling party has recovered all operating costs and 150 per cent of the drilling costs, at which time the nonconsent party would then come into the full share allowated to that 40-acre tract.

We think that is the fair and equitable and reasonable solution of a problem and is everwhelmingly supported by the records in this case.

Thank you.

MR. MACEY: Does anyone else have anything further in these cases?

If not we will take the cases under advisement.

(Recess.)

STATE OF NEW MEXICO)

I, THURMAN J. MOODY, Court Reporter, do hereby certify that the COUNTY OF BERNALTILLO

foregoing and attached transcript of proceedings before the Oil Con-

pervetion Commission for the State of New Mexico, is a true and correct

ed to the best of my knowledge, skill and ability.

WITNESS MY HAND, this, the 27th day of January, A. D. 1956.

REFORE THE OIL CONSERVATION COMMISSION OF THE STATE OF NEW MEXICO

IN THE MATTER OF THE MEARING CALLED BY THE OIL COMMERVATION COMMISSION OF THE STATE OF NEW MEXICO FOR THE PURPOSE OF COMMISSION:

IN THE MATTER OF THE APPLICATION OF SAIL A. TAGER, BY AL FOR THE COMPULADING FOOLISM OF THE WE/4 MY/4 OF SECTION 15, TOWNSELP 32 MAKE, MARSE 10 WEST, SAN JULY COUNTY, SEY MEXICO, VITE THE ST/4, THE S/2 MY/4, AND ME/4 MY/4 OF SECTION 15, TOTALLIP 22 MARY, MAKE 19 WEST, SAN JULY GOUSTY, MAY MEXICO.

IN THE MATTER OF THE APPLICATION OF HE PART DESTRUCK SHACING UNIT AND GAS PROPERTIES USEY CONSTRUCT OF NOT ACRES, LOCATED IN N/2 OF SHOPPORT IS, TORRIBLE 32 HOUSE, RANGE 10 WHY, HOW, OR IN THE ALEMENTIVE, FOR COMPULABILY POSLING OF THE W/S SHOPPORT IS, YOURSELP 32 HOUSE, RANGE 10 WHAT, YOURSELP 32 HOUSE, RANGE 10 WHAT,

CASES NO. 1000)Commolidated

Order No. E-796

ORDER OF THE COMMISSION

BY THE COMMISSION:

These causes came on for hearing at 9 o'clock a.m. on January 19 and again at 9 o'clock on January 20, 1966, before the Oil Conservation Commission, hereinafter referred to an the "Commission", at which time upon stipulation of the parties, the two cames were consolidated for the purposes of hearing and any review or appeal therefrom.

NOT, on this 27th day of April 1856, the Commission, a querum being present, having considered the record, evidence, and testimony adduced, and being fully advised in the premises,

FINDS:

- (1) That due notice of the time and place of hearing and the purpose thereof having been given as required by law, the Commission has jurisdiction of these cases and the subject matter thereof.
- (2) That applicants Saul A. Yager, et al, in Case No. 1900, are the owners of all the oil and gas and other minerals underlying the NV/4 NV/4 of Section 15, Township 32 North, Range 10 West, San Juan County, New Mexico, said mineral interest being unlessed and constituting 40 acres.

- (3) That applicant, El Paso Matural One Company in Case do. 1001, hereinafter referred to an "El Paso" is the June" of three eil and gas leases in the K/2 of Scation 15, Tewnship 22 Morth, Range 10 West, MEPH, said leases totalling approximately 174 acres, and the location of said leased acreage being more particularly shown on said applicant's Exhibit "A" accompanying its application in Case No. 1001, which is a portion of the record herein.
- (4) That Pacific Northwest Pipeline Corporation, here insiter referred to is "Pacific", is the owner and helder of lease-held rights or operating rights under four oil and gas leases in the V/2 of Section 15, Township 32 North, hange 10 Yest, MAPH, said leases totalling approximately 103 acres, and the location of said acress being more particularly shows on El Pace's Exhibit "A" accompanying its application in Case No. 1001, which is a portion of the record hereis.
- (5) That Mr. Dave Clark is the ewser of all the oil, gas, and other minerals underlying 3 scree of land in the MK/4 5V/4 of said Section 15, the location of said screege being more particularly shown on Ml Pase's Exhibit "A", accompanying its application in Case No. 1991, which is a portion of the record herein.
- (6) That RI Pase desires to drill a well to the Messverde formation in the SV/4 of said Section 15, in accordance with the specing pattern for wells in Blanco-Hesaverde Pool as provided by Order R-klO, that Pacific is willing to, and has agreed to, communities its acroage with that of RI Pase, and to pay its proportionate share of the costs in drilling said well and developing the V/2 of said Section 15.
- (7) That the Yager Group is willing to communities its acroage with that of El Pase and Pacific to form a drilling and promotion unit consisting of the W/S of said Section 15, but is usualling to pay its share of the drilling costs in cash, proposing instead that their proportionate share of the drilling costs be taken out of the production attributable to the 7/8's working interest of the said 40 acre tract ewaed by the Tager Group.
- (8) That the said Dave Clark is unwilling to communities his said 3 acres with other acresse in the $\mathbb{R}/2$ of Section 15.
- (9) That the said Dave Clark, although duly given notice of the hearing of these cases, was not present at the hearing herein, nor has he entered any appearance or pleading in either of these proceedings; the said Clark has given no indication, evidenced no intention, or made no application to the effect, that he desired to drill on his separate 8-acre tract in accordance with Section 3 (a) of Order R-110 or paragraph c of Sec. 65-3-14, NMSA, 1953 comp.
- (10) That the drilling of a separate well on said 3-acre tract belonging to Dave Clark would constitute the drilling of an unnecessary well.

- (11) That one well drilled in the $\mathbb{W}/2$ of said Section 15 to the Mesaverde formation would efficiently and economically drain the entire 320 acres.
- (12) That the entire W/2 of said Section 15 can reasonably be presumed to be productive of gas from the Messaverde formation.
- (13) That the compulsory commutation of all the neronge in the V/2 of said Section 15 is necessary to each owner therein an opportunity to recover its just and equitable share of the recover energy in the Blance-Heaverde Sermation.
- (14) That according to evidence before the Commission in these cases, the cost of drilling, completing and equipping a well in the V/2 of said Section 15, to be completed in the Ebunverde formation, will be \$65,000, including reasonable supervisory costs.
- (15) That each of the ewners of screage in said V/λ of Section 15 should share in such costs, on terms which take into consideration the proportionate acrosps owned by each and the risk, or lack of risk, each party is to assume or avoid.

IT IS THEREFORE CODERED:

- 1. That all of the interests of all parties in the W/2 of Section 15, Township 22 North, Range 10 West, MEME, San Juan County, Now Mexico be, and the same are, however peoled and communitized by this order, and the maid W/2 of Nortice 15 is hereby recognized as a pooled and communitized tract in the Blanco-Messwerds Peol in San Juan County, New Mexico.
- 3. That the applicant XI Paso be, and is hereby, permitted and authorized to drill a well in the 8V/4 of maid Section 15, by complying with the terms and provisions of Order X-110.
- 3. That, for the purposes of this order, the sum of \$65,000 is fixed as the cost of drilling, completing, and equipping a well to said common source of supply, said figure including reasonable certs of supervision.
- 4. That upon completion of said well the applicant Il Paso shall submit to the Commission a verified statement of actual costs incurred, the Commission reserving jurisdiction to redetermine the cost of such well in the case of any dispute.
- 5. That the basic proportions of the cost of drilling, completion and equipping the said well to be drilled by El Paso shall be borne as follows: El Paso Natural Gas Company 174, 320

Pacific Morthwest Pipeline Corporation - 103, the Yager Group - 320

6. That Pacific Northwest, the Yager Group, and Dave Clark shall pay their share of costs of El Paso by either one of the two following methods:

- (a) They shall each pay their basic proportionate share of costs, or furnish a sufficient guarantee of each payment, to El Pase within fifteen days from the date of this order, said payment insuring to each said party its same proportionate share of the working interest in said well.
- (b) That the said parties shall be permitted to wait the outcome of the drilling, and if production is found in the Messverde formation, Al Pase shall be permitted to withheld the proceeds (1) from the propertionate share of the working interest production of Pacific Northwest from said well, and (2) from the propertionate chare of 8/8 production of the Yaper Group and Dure Clark from said tell, until such time as the applicant is reinhursed in the amount of 126 percent of such parties' hosic propertionate share of the vell costs, after which time the said parties shall receive their propertionate share in the working interest in said well.

7. That Pacific Northwest, the Yager Group, and Dave Clark are hereby required to make an election within 15 days of the date of this order as to which method they desire to pursue in the payment of their share of costs, said election to be in writing, addressed to the main office of El Paco Estural Gas Company in El Paco, Texas, with a copy to the offices of this Commission in Santa Fo, New Mexico.

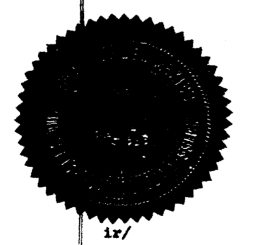
DOME at Santa Fo, New Mexico, on the day and year horeinahove designated.

STATE OF NEW MEXICO OIL COMBERVATION COMMISSIGN

John 7 Sums, Chairman

E. S. FALKER, Member

A. L. PORTER, Jr., Member & Secretary



OIL CONSERVATION COMMISSION P. O. BOX 871 SANTA FE, NEW MEXICO

May 2, 1956

Mr. Jack Campbell Campbell & Ressell P.O. Box 721 Roswell, Now Mexico

Dear Sir:

We enclose a copy of Order R-795 issued April 27, 1956, by the Oil Conservation Commission in Cases 1000 and 1001 which were heard on January 19th and 20th.

Very truly yours,

A. L. Porter, Jr. Acting Secretary - Director

ALPabry

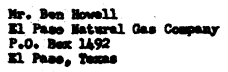
OIL CONSERVATION COMMISSION

P. O. BOX 871

SANTA FE, NEW MEXICO

May 2, 1956





Deer Sir:

We enclose a copy of Order R-795 issued April 27, 1956, by the Oil Conservation Commission in Cases 1000 and 1001, which were heard on January 19th and 20th.

Very truly yours,

A. L. Perter, Jr. Acting Secretary - Director



ALP: bep

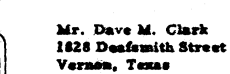
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OIL CONSERVATION COMMISSION

P. O. BOX 871

SANTA FE. NEW MEXICO

November 6, 1956



Dear Sir:

This will acknowledge receipt of your letter of October 29, 1956. In this letter you stated that you did not receive legal notice of the hearing which resulted in the peoling of your three acres in the NE/4 SW/4 of Section 15, Township 32 North, Range 10 West, NMPM, San Juan County, New Mexico.

Under our statute and the Commission's Rules and Regulations, notice may be given by personal service or by publication. Said notice must be made at least ten days before the hearing. It is the policy of the Commission to, in most cases, give notice to all interested parties by publication. This was done in the case involving your acreage. The letter which was sent to you notifying you of the hearing was not considered by the Commission as official notice, but rather as a matter of courtesy by the Commission. This practice is also followed in most instances.

As there was no petition for rehearing or appeal made by you within the statutory time, this order, by law, must remain in full force and effect.

We would like to call your attention to paragraph 1 of the order which states, in effect, that all of the pooled and communitized land is recognized as a pooled and communitized tract in the Blanco Mesaverde

-2-Mr. Dave M. Clark November 6, 1956

Pool only.

If we may be of any further assistance, please de not hesitate to call upon us.

Yery truly yours,

A. L. Porter, Jr. Secretary-Director

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Oil bonservation Commission MAIN OFFICE SOC SOCIAL Tre- M. MEX. Ventlemen, ar requested, dan rending gon a Copy of my written staturent to the El Paro Natural gas Co. El Paro Kexas very truly yours Dane Clark

1828 Deafwith st. Bonds pool unit # 1 Vernon dex Dec 14 - 1956 El Paso natural Das Company El Paso texas Dentlemen, me prefer our proportionate share of the drilling costs be taken out of the production attributable to the Fract of land terest of our you may also retain the means from our 8 will you are paid, since our tract of land, located in Dec, 15 Township 32 range 10, west of Highway 550, contains almost 6 acres, please figure it that way, or have the County Surveyor survey and place on record the amount of land our tract contains you please pay the Surveyor and charge it to my account Very truly yours Lane M. Clark



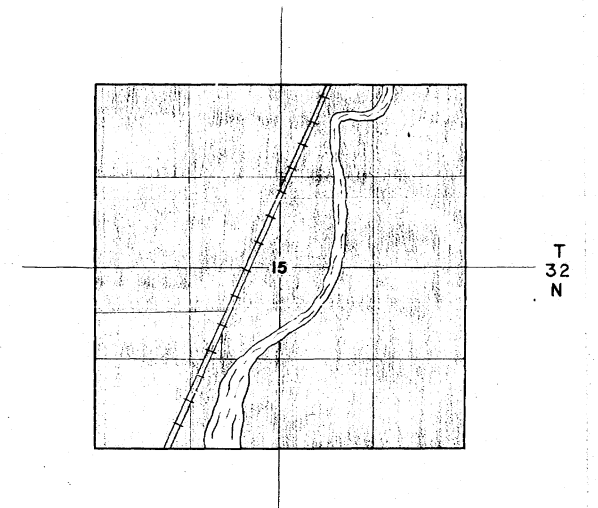


Exhibit A

Te Accompany on Application for Unorthodox

Spacing Unit W/2 Section 15 T-32-N R-10-W N.M.P.M.

2 18 18 18 18 18 18 18 18 18 18 18 18 18	E. P. N. G.	1.50	Pacific	Northwest
	Dave Clark		Saul Ya	ger, et al

Scale: 1" = 1/4 mile

5.5

RIOW

T32N

BLOCK TYPE UNITS

The following provision in connection with non consent wells is contained in Section 8, Paragraph B of the Unit Operating Agreements of the San Juan 27-4, San Juan 27-5, San Juan 28-4, San Juan 28-5, San Juan 28-6, San Juan 28-7, San Juan 29-4, San Juan 29-5, San Juan 29-6, San Juan 29-7, San Juan 30-4, San Juan 30-5, San Juan 30-6, San Juan 31-6, San Juan 32-5, San Juan 32-7, San Juan 32-8, San Juan 32-9 Units:

. . . "If less than all of such parties elect to join in the drilling of such well, Unit Operator shall, upon obtaining required governmental approvals, proceed with due diligence to drill such wall at the sole cost and risk of the party or parties electing to share in the costs thereof, hereinafter called the "drilling parties". In the event any such well is a dry hole (and is not taken over for plug back or deepening), it shall be plugged and abandoned at the sole cost of the drilling parties. In the event such well is a producer, it shall be tested, completed and equipped to produce by the Unit Operator at the sole cost of the drilling parties, and such drilling parties each in proportion to its contribution to the cost of drilling, testing, completing and equipping the well shall be entitled to receive the proceeds of production from the well or, if it is capable of producing in paying quantities, shall be entitled to receive the proceeds of production allocable to the interests admitted to the participating area on account of such well, after deducting therefrom all royalties, overriding royalties, production payments and one hundred per cent (100%) of the operating expenses attributable thereto, until said drilling parties shall have received therefrom one hundred fifty per cent (150%) of the costs of drilling, testing, completing and equipping said well to produce."

ALLISON UNIT

The following provision in connection with non consent wells is contained in Section 9, Paragraph 2 of the Unit Accounting Agreement of the Allison Unit:

Operator not acting as such and shall be completed as a producing well such that the land upon which it is situated may properly be included in a participating area, the well shall be operated pursuant to the terms of this agreement as though it had been drilled by the Unit Operator and the party drilling such well shall receive 200% of the total cost and expense of drilling, testing and completing same, payable out of the first production therefrom remaining after payment of all royalty charges, deductions for amounts used by Unit Operator for production, developing, repressuring, recycling, or unavoidably lost and deductions for operating expenses."

* * * * *

CEDAR MESA UNIT

The following provision in connection with non consent wells is contained in Section 8, Paragraph 2 of the Unit Operating Agreement of the Cedar Mesa Unit:

"However, the proportionate share of the non-drilling party (whether one or more) in the unitized substances produced from either of such wells shall be sold, and the non-drilling party shall direct the purchaser thereof to pay to the drilling party (and the drilling party shall be entitled to receive) all the proceeds from the sale thereof, after deducting all royalty interests, overriding royalty interests, and production payments, if any, until such drilling party shall have been reimbursed therefrom in an amount equal to the non-drilling party's share of the total accrued expense of operating such well, plus 150% of the non-drilling party's share of the net cost of drilling such well."

COX CANYON UNIT

The following provision in connection with non consent wells is contained in Section 18 of the Unit Operating Agreement of the Cox Canyon Unit Area:

"If any well so drilled encounters oil and gas, or either of them, or other hydrocarbon pinerals, in paying quantities, separate tarkage and measuring devices shall be provided for such well, which shall be completed and equipped by the drilling party or parties and then taken over by Unit Operator (if Unit Operator did not drill such well) and operated at the expense of the drilling party or parties and the drilling party or parties shall be credited with the entire working interest income therefrom, less the cost of operating such well, until such time as the working interest income, less the cost of operating such well, equals one hundred fifty per cent (150%) of the cost to the requesting party or parties of the drilling, completing and equipping of such well, whereupon it shall be owned and operated as a jointly cwned well pursuant to the provisions of this agreement."

* * * * *

HURRFANO UNIT

The following provisions in connection with non consent wells is contained in the last paragraph of Section 14 of the Unit Accounting Agreement of the Huerfano Unit Area:

risk of all of the Working Interest Owners in the Participating
Area, or at the cost and risk of all of the Working Interest
Owners in the Unit Area in the event the well is included in
a Participating Area, the parties bearing the cost and risk
of said well shall be entitled to a credit of 150% of the intangible cost of drilling, completing and equipping said well
in the investment adjustment described in this section."...

HUERFANITO UNIT

The following provision in connection with non consent wells is contained in Section 10 of the Huerfanito Unit Operating Agreement:

. . . "If said well be a test or extension well, the cost of such well shall be allocated by the operator to the party or parties desiring to drill said well in the proportion that each of their aggregate leasehold interests committed to the unit agreement respectively bears to the total number of acres committed to the unit agreement by the parties desiring to drill such well. If any such well should be completed as a well capable of producing oil or gas in paying quantities, the party or parties drilling such well shall be entitled to receive all of the proceeds derived from the sale of the production from such well, the same to be allocated to said parties in the same proportions that they contributed to the cost thereof. After said parties shall have received from the proceeds of the production from said well an amount equal to the total operating expenses thereof plus 150% of the total cost of drilling, testing, completing and equipping the same, all future operating expenses in connection therewith and the production therefrom shall be allocated among the parties hereto on the same basis as such costs and production would be allocated for any other well drilled under the terms of said unit agreement by the mutual consent of the parties hereto." . . .

LINDRITH UNIT

The following provision in connection with non consent wells is contained in Section 10, Paragraph (a) of the Unit Accounting Agreement of the Lindrith Unit Area:

..."In the event a well drilled pursuant to Section 12 of the Unit

Agreement by some parties hereto other than the Operator results in production of unitized substances such that the land upon which it is situated may properly be included in a participating area, the

parties paying the cost of drilling and completing such well shall,

unless the Operator by negotiation acquires, within ninety (90) days after completion thereof, such well and all its equipment, including any tankage, be entitled to produce and operate same and to retain the benefits of all unitized substances produced therefree, subject to royalty interests, until such parties shall have recovered from the working interest production thereof an amount equal to twice the cost incurred in drilling, completing and equipping such well, plus an amount equal to the reasonable and bona fide cost of operating the well during the period of recovery, including all taxes with respect to working interest production during the period of recovery."...

RINCON UNIT

The following provision in connection with non consent wells is contained in Amendment to Unit Operating Agreement, Section 10-A, Paragraph 2:

ducing oil or gas in paying quantities, the party or parties drilling such well shall be entitled to receive all of the proceeds derived from the sale of the production from such well, the same to be allocated to said parties in the same proportions that they contributed to the cost thereof. After said parties shall have received from the proceeds of the production from said well an amount equal to the total operating expenses thereof plus 150% of the total cost of drilling, testing, completing and equipping the same, all future operating expenses in connection therewith and the production therefrom shall be allocated among the parties hereto on the same basis as such costs and production would be allocated for any other well drilled under the terms of said Unit Agreement by the mutual consent of the parties hereto."...

CERTIFICATE

STATE OF NEW MEXICO)

COUNTY OF SANTA FE)

- I, W. E. Hacey, member and sectretary and director of the cil Conservation Commission of the State of New Mexico, do hereby certify that the attached copies of orders, allowable schedules and provation schedules of said Commission are true and correct copies of the eriginals of said orders, allowable schedules and provation schedules now on file in the office of said Commission. Said orders, allowable schedules and provation schedules, of which cepies are attached, are more particularly described as follows:
 - 1. ORDER No. AG-1 and SCHEDULE "A" attached thereto.
- 2. GREER No. AG-1-A and the sheet of proration schedule attached thereto being that portion of the proration schedule referred to in paragraph (3) of this order, which covers asteo Oil and Gas Company's Dauren Well referred to in Gase No. 992 on the January, 1956, docket of the Commission.
- 3. ORDER No. AG-I-B and the sheet of proration schedule attached thereto being that portion of the proration schedule referred to in paragraph (3) of this order, which covers Astec Oil and Gas Company's Dauron Well referred to in Case No. 992 on the January, 1956, docket of the Commission.
- 4. ORDER No. AG-1-C and the sheet of proration schedule attached thereto being that portion of the proration schedule referred to in paragraph (3) of this order, which covers axtec Oil and Gas Company's Dauron Well referred to in Case No. 992 on the January, 1956, docket of the Commission.
- 5. ORDER No. AG-1-D and the sheet of proration schedule attached thereto being that portion of the proration schedule referred to in paragraph (3) of this order, which covers Aztec Oil and Gas Company's Dauron Well referred to in Case No. 992 on the January, 1956, docket of the Commission.

- 6. ORDER No. AG-1-E and the sheet of proration schedule attached thereto being that portion of the proration schedule referred to in paragraph (3) of this order, which covers Aztes Oil and Gas Company's Dauron E-11 referred to in Case No. 992 on the January, 1956, docket of the Commission.
- 7. ORDER No. AG-1-F and the sheet of proration schedule attached thereto being that portion of the proration schedule referred to in paragraph (3) of this order, which covers Astec Oil and Gas Company's Dauron Well referred to in Case No. 992 on the January, 1956, decket of the Commission.
 - 8. GREER No. AG-2 and SCHEDULE "A" attached thereto.
- 9. ORDER No. AG-2-A and the sheet of provision schedule attached thereto being that portion of the provision schedule referred to in paragraph (3) of this order, which covers Axtec Oil and Gas Company's Dauren Well referred to in Gase No. 992 on the January, 1956, docket of the Commission.
- 10. ORDER No. AG-2-B and the sheet of provetion schedule attached thereto being that pertion of the provetion schedule referred to in paragraph (3) of this order, which covers aster Oil and Gas Company's Dauren Well referred to in Case No. 992 on the January, 1956, docket of the Commission.
- 11. GRDER No. AG-2-C and the sheet of proration schedule attached therete being that pertion of the proration schedule referred to in paragraph (3) of this order, which covers astec Oil and Gas Company's Dauron Well referred to in Case No. 992 on the January, 1956, docket of the Commission.
- 12. ORDER No. AG-2-D and the sheet of proration schedule attached thereto being that portion of the proration schedule referred to in paragraph (3) of this order, which covers aztec Oil and Gas Company's Dauron Well referred to in Case No. 992 on the January, 1956, docket of the Commission.
- 13. ORDER No. AG-2-E and the sheet of proration schedule attached thereto being that portion of the proration schedule referred to in paragraph (3) of this order, which covers agted 011

- 6. ORDER No. AG-1-E and the sheek of proration schedule attached thereto being that portion of the proration schedule referred to in paragraph (3) of this order, which covers Axtec Oil and Gas Company's Dauron Well referred to in Case No. 992 on the January, 1956, decket of the Commission.
- 7. CRDER No. AG-1-F and the sheet of proration schedule attached therete being that portion of the proration schedule referred to in paragraph (3) of this order, which covers Astec Oil and Gas Company's Dauren Well referred to in Case No. 992 on the Jamary, 1956, decket of the Commission.
 - 8. CHERR No. AG-2 and SCHEDULR "A" attached therete.
- 9. OHUMA No. AG-2-A and the sheet of provition schedule strached therete being that portion of the provition schedule referred to in paragraph (3) of this order, which covers Axtes Oil and Gas Campany's Dauron Well referred to in Case No. 992 on the Junuary, 1956, decime of the Commission.
- 10. OHDER No. AG-2-B and the sheet of proretion schedule attached thereto being that portion of the proretion schedule referred to in paragraph (3) of this order, which covers Astee Oil and Gas Company's Dauron Well referred to in Case No. 992 on the January, 1956, docket of the Commission.
- 11. GRDER Fo. AG-2-C and the sheet of proration schedule attached therete being that pertion of the proration schedule referred to in paragraph (3) of this order, which covers agree 0il and Gas Company's Dauron Well referred to in Gase No. 992 on the January, 1956, docket of the Commission.
- 12. ORDER No. AG-2-D and the sheet of proration schedule attached thereto being that portion of the proration schedule referred to in paragraph (3) of this order, which covers aztec 011 and Gas Company's Dauron Well referred to in Case No. 992 on the January. 1956, docket of the Commission.
- 13. ORDER No. AG-2-E and the sheet of proration schedule attached thereto being that portion of the proration schedule referred to in paragraph (3) of this order, which covers Astec Oil

and Gas Company's Dauron Well referred to in Case No. 992 on the January, 1956, docket of the Commission.

- 14. ORDER No. AG-2-F and the sheet of proration schedule tracked there to being that portion of the proration schedule referred to in paragraph (3) of this order, which covers Astec Oil and Gas Company's Dauren Well referred to in Gase No. 992 on the January, 1956, decket of the Commission.
 - 15. ORDER No. AG-3 and SCHEDULE "A" attached thereto.
- 16. ORDER No. AG-3-A and the sheet of proration schedule attached thereto being that portion of the proration schedule referred to in paregraph (3) of this order, which covers Astec 011 and the Company's Dauren Well referred to in Case No. 992 on the January, 1956, decket of the Commission.
- 17. CHEER No. AG-3-B and the sheet of preration schedule attached thereto being that portion of the proration schedule referred to in paragraph (3) of this order, which covers Astec Oil and Gas Company's Dauron Well referred to in Case No. 992 on the January, 1956, docket of the Commission.
- 18. ORDER No. AG-3-C and the sheet of proration schedule attached there to being that portion of the proration schedule referred to in paragraph (3) of this order, which covers Aztec Oil and Gas Company's Dauron Well referred to in Gase No. 992 on the January, 1956, docket of the Commission.
- 19. ORDER No. AG-3-D and the sheet of proration schedule attached thereto being that portion of the proration schedule referred to in paragraph (3) of this order, which covers Aztec Oil and Gas Company's Dauron Woll referred to in Case No. 992 on the January, 1956, docket of the Commission.
- 20. ORDER No. AG-3-E and the sheet of proration schedule attached thereto being that portion of the proration schedule referred to in paragraph (3) of this order, which covers Astec Oil and Gas Company's Dauron Well referred to in Gase No. 992 on the January, 1956, docket of the Commission.

- 21. ORDER No. AG-3-F and the sheet of proration schedule attached thereto being that portion of the proration schedule referred to in paragraph (3) of this order, which covers Aztec Oil and Gas Company's Dauron Well referred to in Case No. 992 on the January, 1956, docket of the Commission.
 - 22. ORDER No. AG-4 and SCHEDULE "A" attached thereto.
- 23. ORDER No. AG-4-1 and the sheet of provation schedule strached thereto being that portion of the provation schedule referred to in paragraph (3) of this order, which savers Astec Oil and Gas Gampany's Dauren Well referred to in Case No. 992 on the January, 1956, docket of the Commission.
- 24. ORDER Es. AG-4-2 and the sheet of presation schedule attached thereto being that portion of the provation schedule referred to in paragraph (3) of this order, which esvers Astes Gil and Gas Company's Dauren Well referred to in Case No. 992 on the January, 1956, docket of the Commission.
- 25. ORDER No. AG-4-3 and the sheet of proration schedule attached thereto being that pertion of the proration schedule referred to in paragraph (3) of this order, which covers Aztec Oil and Gas Company's Dauron Well referred to in Case No. 992 on the January, 1956, docket of the Commission.
- 26. CRDER No. AC-11-4 and the sheet of proration schedule attached thereto being that portion of the proration schedule referred to in paragraph (3) of this order, which covers axtec Oil and Gas Company's Dauron Well referred to in Case No. 992 on the January, 1956, docket of the Commission.
- 27. ORDER No. AG-4-5 and the sheet of proration schedule attached thereto being that portion of the proration schedule referred to in paragraph (3) of this order, which covers Attec Oil and Gas Company's Dauron Well referred to in Gase No. 992 on the January, 1956, docket of the Commission.
- 28. ORDER No. AG-4-6 and the sheet of provation schedule attached thereto being that portion of the provation schedule re-

ferred to in paragraph (3) of this order, which covers azted Oil and Gas Company's Dauron Well referred to in Case No. 992 on the January, 1956, docket of the Commission.

- 29. ORDER No. AG-5 and SCHEDULE "A" attached thereto.
- 30. ORDER No. AG-5-1 and the sheet of proration schedule attached thereto being that portion of the proration schedule referred to in paragraph (3) of this order, which covers Aztec 0:11 and Gas Company's Dauron Well referred to in Case No. 992 on the January, 1956, docket of the Commission.
 - 31. ORDER No. R-264-A.
 - 32. ORDER No. R-372-A.
 - 33. ORDER No. R-464.
 - 14. ORIMA No. R-610.

I do further hereby certify, after diligent search of the records of said Oil Conservation Commission, that the above described are all of the orders, allowable schedules and proration schedules that have been adopted by the Oil Conservation Commission of the State of New Mexico affecting Astec Oil and Gas Gompany's Dauren Well referred to in Case No. 992 on the January, 1956, doelet of the said Commission located in the Blinebry Gas Pool in the ME/4 ME/4 of Section 10, Township 21 South, Range 37 Rast, N.M.P.M., Lea County, New Mexico, for the period from Newember 10, 1953, to January 18, 1956, both inclusive.

IN WITHESS WHEREOF I have affixed my hand and the seal of the Oil Conservation Commission of the State of New Mexico on this day of January, 1956.

W. B. Macey Member, Secretary and Director of the Oil Conservation Commission of the State of New Mexico

Subscribed	and	sworn	to	before	me	this	 day	of	January,	1956.

Hy	commission	expires:	Notary Public
			-5-

BEFORE THE OIL CONSERVATION COMMISSION OF THE STATE OF NEW MEXICO

IN THE MATTER OF THE APPLICATION OF EL)	
PASO NATURAL GAS COMPANY FOR AN UN-)	
ORTHODOX SPACING UNIT AND GAS PROPATION)	
UNIT CONSISTING OF 277 ACERS, LOCATED)	
IN THE W/2 OF SECTION 15. TOWNSET? 32)	ro.
.GRTH, RANGE 10 WEST, N.M.P.M., OR IN)	
THE ALTERNATIVE, FOR COMPULSORY POOLING)	
OF THE W/2 OF SECTION 15, TOWNSMIP 32)	
MORTH, RANGE 10 WEST, N.M.P.M.)	

TO THE HONORABLE COMMISSION:

Your Applicant, EL PASO NATURAL GAS COMPANY, represents that it is a Belaware corporation, with a permit to do business in the State of New Mexico, and that it is the present owner and holder of leasehold rights or operating rights under the following described Gil and Gas Leases, embracing lands located in the W/2 of Section 15, Township 32 Morth, Range 10 West, N.H.P.M., San Juan County, New Mexico:

- a. Oil and Gas Lease dated June 26, 1950, from Robert J. Doughtie and Wife, Bens O. Doughtie, as lessors, to John F. Sullivan, as lessoe, embracing among other lands, 32.5 acres in the 25/4 NW/4 and 47 acres in the N/2 SW/4 of Section 15, Township 32 North Range 10 West, N.M.P.M.
- b. Oil and Gas Lease dated June 27, 1950, from Robert L. Gaston and wife, Edith Gaston, as Lessers, to John F. Sullivan, as lessee, embracing among other lands, the SE/4 SW/4 and the East 40 rods of the Seuth 30 rods of the NE/4 SW/4 of Section 15, Township 32 North, Eange 10 West, N.M.P.M., containing 47 acres.
- e. Oil and Gas Lease dated June 27, 1950, executed by Mary Eatherine Seiser, as lessor, to John F. Sullivan, as lessee, embracing among other lands, the HE/4 NW/4 and the North 7.5 acres of the SE/4 NW/4 of Section 15, Township 32 North, Range 10 West, N.M.P.M., containing 47.5 acres.

The three leases described above cover approximately 174 acres in the W/2 of Section 15, Township 32 North, Range 10 West, N.M.P.M.

Your Applicant further represents the following:

That Pacific Northwest Pipeline Corporation is the present owner and holder of leasehold rights or operating rights under the following described Oil and Gas Leases all embracing lands located in the W/2 of Section 15, Township 32 North, Range 10 West, N.M.P.M., San Juan County, New Mexico:

a. Oil and Gas Lease dated June 1, 1953, from Denver & Bio Grande Western Railroad Company, as lessor, to Phillips Petroleum Company, as lessee.

- b. Gil and Gas Lease dated December 11, 1951, from Eatherine Hendricks, a Widow, et al, as lessors, to H. C. Wynne, as lessoo.
- c. United States Oil and Gas Lease Serial Number Santa Fe 079625, dated September 1, 1949, from the United States of America, as lessor, to Hasle L. Centle, as lessoe.
- d. Oil and Gas Lease dated April 23, 1954, 2rcm Edward E. Miller and Lone A. Miller, as lessers, to Phillips Petroleum Company, as lessee.

That said leases over approximately 108 scree in the W/2 of Section 15, Township 32 North, Range 10 West, N.M.P.M.

That Semi A. Yeger, M. M. Gimp, Sam Mixel, Morris Mixel and Marian Cohn, (hereafter termed "Yager, et al") are the owners of all the oil, gas and other minerals underlying the NW/4 NW/4 of Section 15, Township 32 North, Range 10 West, W.M.P.M., and that this mineral interest is unlessed.

That Mr. Dave Clark, whose address is R.F.D., Astec, New Mexico, is the exmer of 3 scree of land lying West of the right of way of State Highway 550, as it runs on the South side of the N/2 SW/4 of Section 15, Township 32 North, Range 10 West, N.H.P.H.

Your Applicant has attached hereto as Exhibit "A" to this Application, a plat showing the ownership in the V/2 of Section 15, Township 33 North, Range 10 West, H.M.P.M.

That Yager, et al, owners of the mineral interest under the NW/4 NW/4 of Section 15, Ternship 22 North, Range 10 West, N.M.P.M., have been contacted and requested to communitize their interest and pay their proportionate share of the costs of a Mesaverde well to be drilled on the W/2 of Section 15, Township 32 North, Eange 10 West, N.M.P.M. Yager, et al, have refused to join in any Communitization Agreement unless your Applicant paid all costs and recovered the portion attributable to Yager, et al, from subsequent production, if said well shall be productive.

That Dave Clark has refused to join in any Communitization Agreement and refused to lease his acreage unless the lessee would agree to drill a well thereou, from which he would receive 1/8 of all production.

That your Applicant and Pacific Northwest Pipeline Corporation desire to drill a well to be located on the W/2 of Section 15, Township 32 North, Range 10 West, N.M.P.M., and that they are ready, villing and able to pay their proportionate share of the costs.

That your Applicant represents that it has made diligent efforts to reach some agreement whereby the entire W/2 of Section 15, Township 32 North, Range 10 Weet, N.M.P.M. esuld be dedicated to a Mesaverde gas well in accordance with the provisions of Green #R-110, as promulgated by this Commiss; n, but that such efforts have been to no swall, inassuch as Saul A. Yager, et al, and Dave Clark do not desire to enter into a Communitisation Agreement covering said acreage on a basis which would be untually satisfactory to all concerned.

Your Applicant respectfully requests that an appropriate order be entered by the Commission authorizing an unerthedex spacing unit and gas proration unit to consist of 277 serves in the W/3 of Section 15, Township 32 North, Range 10 West, H.H.P.H., said morthodex spacing unit would include all of the W/2 of Section 15, except the HM/4 HM/4 and 3 serves legated on the South side of the H/2 SW/4 of Section 15, Township 33 North, Range 10 West, H.H.P.H. In the alternative, your Applicant requests that if the shows relief is not granted by the Commission, the Commission enter its order posling the W/3 of Section 15, Township 32 North, Range 10 West, H.E.P.H., containing 330 serves, more or less, into an orthodex spacing unit and gas provation unit.

Respectfully submitted,

EL PASO MATURAL GAS COMPANY

attany

BEFORE THE OIL CONSERVATION COMMISSION OF THE STATE OF NEW MEXICO

IN THE MATTER OF THE APPLICATION OF SAUL A. YAGER ET AL FOR THE COMPULSORY POOLING OF THE NWLNWL OF SECTION 15, TOWNSHIP 32 NORTH, RANGE 10 WEST, SAN JUAN COUNTY, NEW MEXICO, WITH THE SWL, THE SLIWL AND NELNWL OF SECTION 15, TOWNSHIP 32 NORTH, RANGE 10 WEST, SAN JUAN COUNTY, NEW MEXICO

Case No. 1000

APPLICATION

Come now Saul A. Yager, M. E. Gimp, Sam Mizel, Morris Mizel and Marian Cohn (formerly Marian Yager) by their attorneys, Campbell & Russell, and state:

- 1. Applicants are the owners of all the oil, gas and other minerals underlying the NW1NW1 of Section 15, Township 32 North, Range 10 West, San Juan County, New Mexico. This mineral interest is unleased.
- 2. El Paso Natural Gas Company is the owner or operator under communitization, of the balance of the W_2^1 of Section 15 of said township and range.
- 3. El Paso Natural Gas Company has recently completed its Heizer Pool Unit #1 Well in the NE¹/₄ of said Section 15 and proposes to drill a well in the SW¹/₄ of said Section 15 in accordance with the spacing pattern provided by this Commission for Mesa Verde wells in this area.
- 4. El Paso Natural Gas Company has requested Applicants to communitize their interest in the NW $\frac{1}{4}$ NW $\frac{1}{4}$ of said section with the balance of the W $\frac{1}{2}$ of said section and pay in cash their proportionate part of the drilling costs of the proposed unit well.
- 5. Applicants are not in a position, under the circumstances, to pay such part of the drilling costs in cash.
- 6. El Paso Natural Gas Company has advised Applicants that it intends to seek from the Commission an exception to the

spacing pattern by a 280-acre gas unit, eliminating Applicants acreage from the drilling unit.

7. The approval of El Paso Natural Gas Company's request or the denial of this application would deprive Applicants, as owners of the Nwinwi of said section, of the opportunity to recover their just and equitable share of the petroleum or natural gas, or both, in this pool.

WHEREFORE, Applicants request that the Commission issue its order compulsorily pooling the NW\(\frac{1}{2}\)NW\(\frac{1}{2}\) of Section 15, Township 32 North, Range 10 West with the balance of the W\(\frac{1}{2}\) of said Section 15, and in said order Applicants request the Commission to determine the proper costs which shall be limited to the lowest actual expenditure required for such purpose, including a reasonable charge for supervision, and direct El Paso Natural Gas Company to withhold Applicants' share of said cost from the 7/8 working interest owned by Applicants in and under the NW\(\frac{1}{2}\)NW\(\frac{1}{2}\) of said Section 15.

SAUL A. YAGER, M. E. GIMP, SAM MIZEL, MORRIS MIZEL, and MARIAN COHN (formerly Marian Yager)

r CAMPBELL & RUSSELL

Box 721

Roswell, New Mexico

GREAT MERTENS INTILLING COMPANY, a Texas corporation whose essence is Post Office Box 1659, Nidland Texas, hereinafter sometimes referred to as "Operator"; Ni PASO INTERAL GAS COMPANY; a Delaware corporation whose address is Post Office Box 1492, El Paso, Texas, and FUBCO DEVELOPMENT, INC. (No Stockholders Liability), a New Mexico corporation whose address is Post Office Box 1360, Albuquerque, New Mexico, the two latter corporations being hereinsfer referred to as "Non-Operator":

WITNESSETH:

*HEREAS, the parties hereto are the owners of certain Oil and Gas Leases, which leases over among other lands, the following described land in San Juan County, New Mexico

Township 31 North, Range 11 West, N.M.P.M. Section 36: Sg containing 320.0 scres, more or less; and

THEORY IN is the desire of the parties hereto to enter into an Operating Agreerest someting the levelspment and operation of the above described tract as hereinafter set out

MON. THEREFORE, an consideration of the premises and of the mutual covenants and agreership harminates consalisation is kept and performed by the parties hereto.

... FORMATION OF THE UNITE

for the purposes hereof. In is agreed that the aftrementioned leases, insofar as they apply to the above described lands, are hereby pooled and communitized to form a unit covering only the Mesaverde formation in and under the land described above. It is the intention of the parties hereto in forming said unit to pool and communitize all leases which they may now own or which they may hereafter acquire covering any interest in the communitized unit. Such unit is created by the Communitization Agreement bearing the same date as this Operating Agreement, executed by the owners of leasehold interests in the land above described.

2. OPERATOR:

Operator of such unit in accordance with the terms and provisions of this Agreement.

Operator shall have full and complete management of the development and operation of the said unit for dry gas and associated liquid hydrocarbons producible from the Mesaverde formation as an entirety, but Operator agrees that no well shall be commenced upon the said unit, except the well hereinafter provided for, without the consent of

Non-Operator.

Operator may resign at any time by giving notice to Non-Operator in writing sixty (60) days in advance of the effective date of such resignation and, in such event, working interest owners of said unit shall immediately select a sucressor. In the over Poerator shall sell or otherwise dispose of a loss interest in said unit, the

The contribution of the co

Tere un and in a company of the control of the cont

In the event a well capable of the communities of quantities is soutin, other than on a temporary basis, Operator shall immediately notify Non-Operator
thereon. All production obtained from the communities area and all material and
equipment acquired hereunder shall be owned by the parties hereto in the proportions
hereinafter specified in Article 1 of this Agreement.

4. COSTS AND EXPENSES:

The entire costs and expenses involved in inilling and completing said well, if said well is a commercial well, or in plugging and abandoning if said well is a dry hole or non-commercial well, shall be borne by the parties hereto, as follows:

Great Western Drilling Company: El Paso Natural Gas Company:

97.50 12.90

Unless Operator elects to require Non-Operator to advance its share of the costs and expenses, as hereinafter provided, Operator shall initially advance and pay all costs and expenses for the drilling of the well provided for in Article 3 bereof, as well as operation expenses of said unit, and shall charge Non-Operator with its pro rate thereof on the basis of its proportionate interest in the unit as set out above.

All such costs, expenses, credits and related matter, and the method of handling the accounting with respect thereto, shall be in accordance with the provisions of the accounting Procedure, attached hereto as Exhibit "A" and made a part hereof for all purposes; provided, however, that the Operator shall not apportion any part of the salacties and expenses of its District Superintendant, or other general district this approves to the doing account as provided in paraloof Section (1) of east Exhibut () as a making here**to; and the monthly pe**r oradraed vanas san domán podem perajroph 12 od šection II od ski**d Exhibit** "A", Timoned herero, and i be in lieu of any pranges for any part of the compensation or selectes baid to Operator's District Superintendent and to other general district employees and shall be in lieu of any thanges for district office expenses as well as Operation is invisuou office and principal business office expenses and of any charge for sheld office and camp expenses, but shall not be in lieu of any charges on a fair and proportionate basis for any part of the compensation, salaries, and related expenses of any of Operator's field orew and direct supervision of such crew directly engaged is tus operation of Operator's wells in the area.

In the event of any conflict between the provisions contained in the body of this Agreement, and those contained in said Exhibit TAT, the provisions of this Agreement shall govern to the extent of such conflict.

In the event that Operator elects to require Non-Operator to advance its proportionate share of the above mentioned costs and expenses, Operator shall submit an itemized estimate of such costs and expenses for the succeeding calendar month to Non-Operator, showing therein the proportionate part of the estimated costs and expenses chargeable to Hon-Operator. Within fifteen (15) days after receipt of said estimate, Non-Operator shall pay to the Operator its proportionate share of the estimated costs and expenses. If payment of the estimated costs and expenses is not made when due, the unpaid balance thereof shall bear interest at the rate of six per-cent

actual costs and emphases shall be made by a second and the account of the respective parties and account account.

petitive contract basis at the usual rates prevailing in the tield. However, operator, if it so desires, may employ its own tools and equipment; in such event the cost of drilling shall include, but shall not be limited to, the following charges: (a) all a direct material and labor costs; (b) a proportionate amount of applicable departmental overheads and undistributed field costs; (c) rental charge on company equipment employed; all such charges to be determined in accordance with Operator's accounting practice, provided, that in no event shall the total of such charges exceed the pre-

shoot of without first obtaining the consent therefore in excess of the Thousand Dollars the consent therefore if Yes-Operator. The approval the include all excess in the desiration of the well provided for hereinabove, however, shall include all excess in the desiration of the well provided for hereinabove, however, shall include all ex-

RENTALS:

Tach party hereto agrees to pay all rentals and/or shut-in'royalty which may become due under the lease or leases which such party is contributing to such unit hereunder, and Operator shall not have any obligation to pay any such rentals and/or shut-in royalty except as to the lease contributed by Operator. Each party further agrees to use its best efforts to keep and maintain in full force and effect the oil and gas lease(s) contributed by such party to said unit.

é. INSURANCE:

Operator shall at all times while conducting operations bereunder, at its cost carry and require its contractors and their sub-contractors to carry insurance to protect and save the parties hereto baraless, as follows:

- A. Workmen's Compensation Insurance sufficient to comply with the Workmen's Compensation Law for the State of New Mexico.
- B. Comprehensive General Public Liability Insurable with Harius of not less than \$70,000 per person and \$100,000 per personal Resident and General Public Liability Security Lesson With Marks of not less than \$50,000 per specialists.

9. ROYALTY DETERMENTS:

It is agreed and understood that the burden of any royalty, overrising royalties, payments out of production, carried working interests, net profit obligations, or other similar payments, shall be borne and paid by the party owning the lease which such interests apply.

TAXES:

The Oberrator shall mender for ad valorem tax purposes, the entire leasenois rights and interests covered by this Agreement and all physical property located
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which logs shall be available at all reasonable times for inspection by Non-Operator. Upon request by Non-Operator, Operator shall furnish to Non-Operator a copy of said logs, samples of cores and cuttings of formations encountered, and electrical surveys relative to the devalopment and operation of said unit, together with any other information which may be reasonably requested pertaining to such well. Non-Operator shall have access to said unit and to all books and records pertaining to operations bereunder for the purpose of inspection at all reasonable times.

13. SERGESDER, EXPIRATION, ARANDOMENT OR RELEASE OF LEASE:

No lease or leases subject to this Agreement shall be voluntarily surrendered, let to expire, abandoned or released, in whole or in part, unless the parties mitually consent thereto in writing. In the event that less than all parties hereto should elect to surrender, let expire, abandon or release all or any part of a lesse a leases subject to this Agreement and the other party does not consent of agree, the party to alacting thell motifies the other party not less than sixty 150° less the advance ್ ಇರ್ಡ್ ಆರ್ಚ್ ಆರ್ಕ್ ಕಾರ್ಯಕ್ಷೆಗೊಂಡ ಕರಿಸುದ್ದಿಂಗು ಕರ್ಮಕ್ಷಕ್ಷೆ ಕ್ಷಾಣಕ್ಕೆ ಮಿಲ್ಲಿ ಬಿಜಿ ಅತಿಧ್ಯಾತಕಾರಿಕೆ ಕರ್ನಿಂಗಿ ಕಿತ್ರಿಗಳ the party of an electing, immediately shall assim without wardants to the latue. oming the formation to be developed under the between the come equipments. The column of a suanta esii lamma oo lamee oo koo omoo dhana. a so mequantal, the memby to whom such assignment is work, is in the delivery thereof erall pay of the assigning perty for salvage value of the artaness in all the salvable satur kii libar physical aquipmed lu in en tus university in en ba secontigat in hypeanne. What one delivery of any such assignment the party making the assignment alali, ne le le le le seu in la maré élégébenged d'élali nos éngres end poligendeme destresible alartico de acidente it**erterizás**e, en elimbertado religione experiental aid ibriloquede t one once with respect to the interest assigned is said leade or leaded.

LOSS OR FAILURE OF TITLE

In the event of the loss of failure of the first interest therein, the interest of sach party in and to the production obtained from the unit shall be reduced in proportion to such loss or failure of title as of the date such loss or failure of title is finally determined; provided, that such revision or ownership interest shall not be retroactive as to operating costs and expenses incurred or as to revenues or production obtained prior to such date; and provided further, that each party hereto whose title has been lost or has failed, as aforesaid, shall indemnify and hold the other parties herete harmless from and against any and all loss, cost, damage and expense which may result from, or arise because of, the delivery to such party of production

obtained hereunder or the payment of proceeds derived from the sale of any production, prior to the date loss or failure of title is finally determined.

15. ABANDORBERT OF WELL:

No well on the unit which is capable of producing dry gas and associated liquid hydrocarbons from the formation covered by this Agreement shall be abandoned without the mutual consent of the parties hereto. If either of the parties desire to abandon such well, such party shall so notify the other party in writing and the latter shall have ten (10) days after receipt of such notice in which to elect whether to agras a such ebandonment. In all perises bereto agrae to such abandonment, such well scale to abandoned and plugged by the Operator at the expense of the joint account liber bise do bos di comenquepe laciavoly medito bos gausso edt to eldiseopg es com ce toc ರ್ಷಕ್ಟ್) ಗಿರ ನಕ್ಕಗೊಳಿ<mark>ದಕ್ಕೆ ನಿರ್ವ ನರ್ಗಿ ನೀಕು ನೀಕು ನಿರ್ವದಿಗೆ ಸರ್ವ ಸಂಭಾಗ</mark>ತ್ತು ಪ್ರತಿ ಚಿತ್ರ ನಿರ್ವಹಿಸಿ ಪ್ರತಿ ಸಂಭಾಗಿ ಪ್ರಶ್ನಿಸಿ ಪ್ರವಿ ಸರ್ವಿ ಸಂಭಾಗಿ ಪ್ರತಿ ಸಂಭ agres on said sondonment, sond party shall purchase the interpolation of the period serge ್ಯ ಪ್ರತಿಗೊಂಡಿಯ ಕರ್ಮದೆ ಉಳಿಸಿದಿ ಸಂ ಸಹೀ ಕ್ರಮಗಳಪ್ರತಿಪ್ಪ ಅಧಿಯಾಗಿಗಳು ಸಂಗಳಕ್ಕೆ ಇಂದೆ ಸಂಕರ್ಣನಲ್ಲಿ ಅದರೇ ಅಭಿನಾರ್ಥ ramento di como 1851 daga afret recaign of comica ion the parto not alectiva to abandor. the party destring to abandon, shall execute and deliver to the other party an assign-ment and an the working interest and gas lessented asters, insofar as it covers the formation covered by this Agreement in said unit. In excharge for said assignment, the purchasing party shall pay to the assigning party the selvage value of the latter's inverses in the salvable casing and other physical equipment in and on said well such value to be determined in apportance with the provisions of the Assounting Prosequire attached hereto as Exhibit ${}^{\circ}\mathrm{A}^{\circ},$

16. LAWS AND REGULATIONS:

This Agreement shall be subject to all valid and applicable State and Federal laws, rules, regulations and orders, and the operations conducted hereunder shall be performed in accordance with said laws, rules, regulations and orders. In the event this Agreement or any provisions hereof, is, or the operations contemplated hereby are found to be inconsistent with or contrary to any such law, rule, regulation or order, the latter shall be deemed to control and this Agreement shall be regarded as modified accordingly, and as so modified, shall continue in full force and effect.

17. FORCE MAJEURE:

No party to this Agreement shall, be liable to the other party for any delay or default in performance under this Agreement due to any cause beyond its control

to drill such well at the sole cost and risk of the op is a dry hole, it shall be plugged and absoluted at the sole cost In the event said well is a producer, it shall be tested, completed and or produce at the sole cost of the Operator, and the Operator shall be entitled to receive from the proportionate share of production attributable to the lease or leases owned by such non-joining Hom-Operator (after deducting therefrom all royalties, overriding royalties, and one hundred per cent. (100%) of the operating expenses attributable thereto) a sum equal to one hundred and fifty per cent. (150%) of that portion of the total tost of drilling, testing, completing, and equipping said well which is chargeoble to the lease or leases owned by said non-joining Non-Operator. For the purposes of this paragraph, where a party takes its share of production in kind, the proceeds of perpendication from sized well shall be computed upon the same price basis as that emplavad for perment of royal has to the frate on New Arico of comperable production logo de composicipai area - Pres logosperer aball. Lare base r<mark>wimbursed for one hundra</mark>d ard filto cer cent. [1506] if said coats as demeinalm's provided, proceeds from said gall, shall caspezined be shared by the tauties hefeto as provided in Article 7 hereof. Am amounts which may be realized from sale or disposition of the well or equipment thereon or recaired in commercian with the infilling, testing, completing, equipping of operations there only shall be paid to the Operation and bredited against the total name nunced portain of-satd one humired and fully per sault (150%), with the balance charací no anyo no be divided between the parties haran, un the same proportion as nda yadiliniti na ko**eset kocegizn**g no kurish

21 HOURS, SONCESSORS AND ASSURAGE

All of the provisions of this Agreement shall extend to and be binding took the parties hereto, their heirs, successors and assigns, and such provisions shall be desmed to be covenants running with land sovered hereby.

IN WITNESS WHEREOF, the parties hereto have executed this Agreement in several counterpart originals as of the day and year first above written.

GREAT VESNERN DRIBLING COMPANY

ANDSS:

Assi - Secretary

ATTEST:

Assistant Secretary

ov: of C. Lunder

PURCO DEVELOPMENT, IRC. (No Stockholdere

By: Tal Support

Legal Legal Legal

- 10 -

ATTEST: STATE OF TEXAS COUNTY OF milla day of august 1950 before me appeared to me personally known, who, being by me duly sworn, Tresident of GREAT WESTERN PRILLING COMPANY, a Texas corporation, and that the seal affixed to the foregoing instrument is the corporate seal of said corporation, and that said instrument was signed and sealed in behalf of said corporation by authority of its Board of Directors and said enknowledged said insumment to be the firse act and deed of said corporation. IN WINNESS WHEREON . I have nemetaran severy hand and suffixed my official seal one day and period and suffixed my official seal Notary Public County of State of Texas the economics expires STATE OF TEXAS COUMING OF HI PASS 1954 whefore me appeared Om this . say that he is the VICE President of KL PASC NATURAL GAS COMPANY, a Delaware corporation, and that the seal affixed to the foregoing instrument is the corporate seal of said corporation, and that said instrument was signed and sealed in behalf of said corporation by authority of its Board of Directors, and said H. F. STEEN acknowledged said instrument to be the free act and deed of said corporation. IN WITHESS WHEREOF, I have hereunto set my hand and affixed my official seal the day and year in this certificate first above written.

- 11 -

My commission expires:

ELSE M. WIELAND by Public, in and for El Papo County Tesas My Commission expires Jane 1, 1955 h Wielan

Motary Public, County of El Paso, State of Texas STATE OF NEW MEXICO COUNTY OF BERNALILLO

on this 3/ st day of August , 1954, before me appeared

did say that he is the <u>Mid</u> President of PUBCO DEVELOPMENT, INC. (No Stockholders a New Mexico corporation, and that the seal affixed to the foregoing instru-

Your 4m of soknowledged said instrument to be the free act

With AVEREUR. I have bersunto set my hand and affixed my official seal first above written.

· But House Notary Public, County of Bernelillo, State of New Mexico

Attached to and made a part of Spensking Agreement Setted day of July, 1954, between Great Western Brilling Company, Kl. Page Metural Cas Company and Pubco Development, Inc., covering the 8/2 Section 36, T-31-N. Reliev

ACCOUNTING PROCEDURE

(UNIT AND JOINT LEASE OPERATIONS)

1. GENERAL PROVISIONS

Definitions.

The term "joins properly" as herein used shall be construed to mean the subject of a consection of a surrement of which thus "Actounting Procedure" is attached.
The term "Operator" as herein used shall be construed to mean the party designated to conduct the development as herein used shall be construed to mean the subject state covered by the agreemen

and operation of the leased premises for the joint account.
The term "Non-Operator" as hereingled that he positives

he mastrued to mean any one of more of the nea-operating

Statements and Billings

Statements and brings

Operator shall bill Non-Operator on or before the latiday of each month for its proportionate share of costs and expenditures during the preceding month. Such bills will be accompanied by statements reflecting the total costs and charges as set forth under Sub-Paragraph... (A . . . below:

Statement in detail of all charges and credits to the joint account.

Statement of all charges and credits to the joint account, summarized by appropriate classifications indica-

ave of the nature thereof.

Statements, as follows:

- Detailed statement of material ordinarity considered controllable by Operators of oil and gas properties: Statement of all other charges and credits to the joint account summarized by appropriate classifications indicative of the nature thereof: and
 - Statement of any other receipts and product

Psyment by Non-Operator

Lach par y shell pay its proportion of all such bills within tilleen, [15] days after receipt thereof. If payment is not made within such time, the impaid beliance shall bear interest at the rate of six per dent [67] per annum

Audits

Figure 1. 2. Any such office that the original of Non-Operator by Operator to protest or question the correctness inspect. All statements rendered to Non-Operator by Operator during any calendar year shall be conclusively presumed to be true and correct effect eighteen months following the close of any such calendar year, unless refining said eighteen months period Non-Operator takes written exception thereto and makes claim on Operator for adjustment. Failure on the part of Non-Operator to make claim on Operator for adjustment within such period shall establish the correctness thereof and preclude the filling of exceptions thereto or the making of claims for adjustment thereon. A Non-Operator, upon notice in writing to Operator and all other Non-Operators shall have the right to audit Operator's accounts and records relating to the accounting hereunder, within eighteen months next following the close of any calendar year. Non-Operator shall have six months next following the examination of the Operator's records within which to take written exception to and make any and all course on Operator. The provisions of this paragraph shall not prevent adjustments regulting from the powers.

If DEVELOPMENT AND OPERATING CHARGES.

H. DEVELOPMENT AND OPERATING CHARGES

Subject to limitations beceinefter prescribed. Operator shall charge the joint account with the following items:

Rentals and Royalties

Delay or other rentals, when such rentals are paid by Operator for the joint account; royalties, when not paid direct to royalty owners by the purchaser of the oil, gas, casinghead gas, or other products.

2. Labor, Transportation, and Services

Labor, transportation, and Services

Labor, transportation, and other services necessary for the development, maintenance, and operation of the joint
property. Labor shall include (A) Operator's cost of vacation, sickness and disability benefits of employees, and
expenditures or contributions imposed or assessed by governmental authority applicable to such labor, and
(B) Operator's current cost of established plans for employees' group life insurance, hospitalization, passion,
retirement, stock purchase, thrift, bonus, and other benefit plans of like nature, applicable to Operator's held
payroll; provided that the charges under Part (B) of this paragraph shall not exceed five per cent (5%) of the
total of such labor charged to the joint account.

3. Material

Material, equipment, and supplies purchased or furnished by Operator, for use of the joint property. So far it is reasonably practical and consistent with efficient and economical operation, only such material shall be purchased for or transferred to the joint property as required for immediate use, and the accumulation of surplus stocks shall be avoided.

Moving Material to Joint Property

Moving material to the joint property from Vendor's or from Operator's warehouse in the district or from the other properties of Operator, but in either of the last two events no charge shall be made to the joint account for a distance greater than the distance from the nearest reliable supply store or railway receiving point where such material is available, except by special agreement with Non-Operator.

5. Moving Surplus Material from Joint Property

Moving surplus material from the joint property to outside vendess, if sold Lo.b. destination, or mino
to Operator's warehouse or other storage point. No charge shall be made to the joint account for moving
surplus material to Operator's warehouse or other storage point for a distance greater than the distan
nearest reliable supply store or railway receiving point, except by special agreement with Non-Operator
charge shall be made to the joint account for moving material to other properties belonging to Operator
by special agreement with Non-Operator.

Use of Operator's Equipment and Facilities

Use of and service by Operator's exclusively owned equipment and facilities as provided in Paragraph 4. of Section III, "Busis of Chapters to Joint Agrount."

Damages and Lesses

Damages or losses incurred by fire, flood, storm, or any other cause not controllable by Operator through the exercise of reasonable diligence. Operator shall furnish Non-Operator written notice of damage or losses incurred by fire, storm, flood, or other natural or accidental causes as econ as practicable after report of the same has been received by Operator.

Litigation, Judgments, and Claims

All rosts and expenses of litigation, or legal services otherwise necessary or expedient for the protection of the joint interests, including attorney's fees and expenses as hereinafter provided, together with all judgments obtained against the joint account or the subject matter of this agreement; actual expenses incurred by any party against the joint account or the subject matter of this agreement.

If a majority of the interests hereunder shall so agree, actions or claims affecting the joint interests hereunder may be handled by the legal staff of one more of the parties hereto, and a charge commensurate with the services rendered may be made against the joint account, but no such charge shall be made until approved by the legal department of or afformers for the respective parties hereto.

approved by the legal department of or attorneys for the respective parties hereto.

The sand expenses of outside efformers shall not be thanged to the joint account unless authorized by the more sand expenses.

ories of the interests herounder

all sames of every kind and nature assessed upon or in companion and the properties which are the subject his agreement, the production therefrom or the posmotion thereof. Find which taxes have been paid by mersion for the benefit of the parties hereto

Premiums paid for insurance carried for the benefit of the joint account, logisher with all expenditures to rurred and paid in settlement of any and all losses, claims, damages, judgments, and other expenses, alluding legal services, not recovered from insurance carrier.

In a insurance is required to be carried, all actual expenditures incurred and paid by Operator in settlement of any and all losses, claims, damages, judgments, and any other expenses, including legal terryices, shall be charged to the joint account.

District and Camp Expense

A proportionate share of the salaries and expenses of Operator's District Superintendent and other general district of field employees serving the joint property, whose time is not allocated direct to the joint property, and a proportionate share of maintaining and operating a district office and all necessary camps, including nousing facilities for employees if necessary, in conducting the operations on the joint property and other same so owned and operated by Operator in the same locality. The expense of less any revenue from these facilities shall include depreciation or a fair monthly rental in lieu of depreciation on the investment. Such analyses shall be apportioned to all leases served on some equitable basis consistent with Operator's accounting tractice

Crarbead

Overhead charges, which shall be in lieu of any charges for any part of the compensation or salaries paid managing officers and employees of Operator, including the division superintendent, the entire staff and expenses of the division office located at Farmington, New Mexico, and any portion of the office expense of the principal business office located at Midland, Texas, but which are not in lieu of district or field office expenses incurred in operating any such properties, or any other expenses of Operator incurred in the development and operation of said properties; and Operator shall have the right to assess against the joint property covered hereby the following overhead charges:

A. \$ 250.00 per month for each drilling well, beginning on the date the well is spudden and terminating when it is on production or is plugged, as the case may be, except that no charge shall be made during the suspension of drilling operations for fifteen (15) or more consecutive days.

B. \$ 45.00 per well per month for the first five (5) producing wells.

In connection with overhead charges, the status of wells shall be as follows:

(1) In-put or key wells shall be included in overhead schedule the same as producing oil wells.

(2) Producing gas wells shall be included in overhead schedule the same as producing oil wells.

(3) Wells permanently shut down but on which plugging operations are deferred, shall be dropped from overhead schedule at the time the shutdown is effected. When such wells are plugged, overhead shall be charged at the producing well rate during the time required for the plugging operation.

(4) Wells being plugged back, or drilled desper shall be included in overhead schedule the same as drilling wells.

(5) Various wells may be shut down temporarily and later replaced on production. If and when a well is shut down (other than for proration) and not produced or worked upon for a period of a full calendar month, it shall not be included in the overhead schedule for such month.
 (6) Salt water disposal wells shall not be included in overhead schedule.

The above specific overhead rates may and Non-Operator if, in practice, they to time by en time to the insufficient or Ware bosse Handling Charges KO)JE Other Expenditure Any other expenditure lacuated by Operator for the necessary and proper Jevylopment, cosintenance UL BASIS OF CHARGES TO JOINT ACCOUNT The house noulgithens purchased and secure informed shall be charged at price paid by Operator after tieall discounts actually received Setumal Furnished by Operator Material required for operations shall be purchased for direct charge to joint account whenever practicable except has Operator may furnish moto metarial from Operator's stocks under the following conditions: except that Operator may furnish such New material transferred from Operator's warehouse or other properties shall be priced f. n. b. the nearest reputable supply store or railway receiving point, where such material is available, at current replacement cost of the same kind of material. This will include material such as tanks, rigs, pumps, robser rods, botters, and engines. Tubular goods (2" and over), shall be priced on carload basis effective O as date of transfer and f o b sallway receiving point nearest the joint account operation, regardless quantity transfers Other material shall be priced on basis of a negution a supply company's Preferential Price List of-fective at date of transfer and it o b, the more of the way receiving point nearest the joint account operation where such material is availa Jash discount shall not be allowed.

Jash discount shall not be allowed.

Material (Condition "B" and "C")

Material which is in sound and serviceable condition and is suitable for reuse without recorditioning shall be classed as Condition "B" and priced at 75% of new price.

Material which cannot be classified as Condition. "B" but which,

After reconditioning will be further serviceable for original function as good second hand in the serviceable for original function as good second hand in the serviceable for original function as good second hand in the serviceable for original function as good second hand in the serviceable for original function as good second hand in the serviceable for original function as good second hand in the serviceable for original function as good second hand in the serviceable for original functions. -Condition "B" It serviceable for original function our substantially not suitable for reconditioning, shall be classed as Condition "C" and priced at 50% of new price.

Material which cannot be classified as Condition "B" or Condition "C" shall be priced at a value openmensurate with its use.
Tanks, degricks, buildings, and other equipment involving srection costs shall be charged as applicable percentage of knocked-down new price. Twomanty of Material Furnished by Operator
Operator does not warrant the material furnished beyond or back to the dealer's or manufacturer's guaranty and in case of defective material, credit shall not be passed until adjustment has been received by Operator Operator's Exclusively Owned Facilities The following rates shall apply to service rendered to the joint account by facilities owned exclusively by Water service, fuel gas, power, and compressor service: At rates commensurate with cost of providing and furnishing such service to the count but not exceeding rates currently prevailing in the field where the joint property is located. Automotive Equipment: Rates commensurate with cost of ownership and operation. Such rates should generally be in line with schedule of rates adopted by the Petroleum Motor Transport Association, or some other recognized organization, as recommended uniform charges against joint account operations and revised from time to time. Automotive rates shall include cost of oil, gas, repairs, insurance, and other operating expense and depreciation; and charges shall be based on use in actual service on, or in connection with, the joint account operations. Truck, tractor, and pulling unit rates shall include wages and expenses of driver. A fair rate shall be charged for the use of drilling and cleaning-out tools and any other items of Operator's fully owned machinery or equipment which shall be ample to cover maintenance, repairs; depreciation, and the service furnished the joint property; provided that such charges shall not exceed those currently prevailing in the field where the joint property is located.

Whenever requested, Operator shall inform Non-Operator in advance of the rates it proposes to charge. Rates shall be revised and adjusted from time to time when found to be either excessive or insufficient. IV. DISPOSAL OF LEASE EQUIPMENT AND MATERIAL The Operator shall be under no obligation to purchase interest of Non-Operator in surplus new or secondhand material. Derricks, tanks, buildings, and other major items shall not be removed by Operator from the joint property without the approval of Non-Operator. Operator shall not sell major items of material to an outside party without giving Non-Operator an opportunity either to purchase same at the price offered or to take Non-Operator's share in kind. Moving Surplus Material from Joint Property
Moving surplus material from the joint property to outside venders, if sold f.o.b. desting to Operator's warehouse or other storage point. No charge shall be made to the joint as surplus material to Operator's warehouse or other storage point for a distance greater nearest reliable supply store or railway receiving point, except by special agreement with charge shall be made to the joint account for moving material to other properties belong

by special agre

6. Use of Operator's Equipment and Facilities
Use of and service by Operator's exclusively owned equipment and facilities as provided in Paragraph 4, of Section III, "Basis of Chappes to Joint Agrount."

Damages or losses incurred by fire, flood, storm, or any other cause not controllable by Operator through the exercise of reasonable diligence. Operator shall furnish Non-Operator written notice of damage or losses incurred by fire, storm, flood, or other natural or accidental causes as soon as practicable after report of the same has been received by Operator.

8. Litigation, Judgments, and Claims
All costs and expenses of litigation, or legal services otherwise necessary or expedient for the protection of the joint interests, including attorney's fees and expenses as hereinafter provided, together with all judgments obtained against the joint account or the subject matter of this agreement; actual expenses incurred by any party or parties hereto in securing evidence for the purpose of defending against any action or claim prosecuted or urged against the joint account or the subject matter of this agreement.

A. If a majority of the interests hereunder shall so agree, actions or claims affecting the joint interests hereunder may be handled by the legal staff of one or more of the parties hereto, and a charge commensurate with the services rendered may be made against the joint account, but no such charge shall be made until approved by the legal department of or attorneys for the respective parties hereto?

B. Fees and expenses of outside attorneys shall not be charged to the joint account unless authorized by the majority of the interests hereunder.

jority of the interests hereunder.

All taxes of every kind and nature assessed upon or in connection with the properties which are the subject of this agreement, the production therefrom or the operation thereof. and which taxes have been paid by the Operator for the benefit of the parties hereto.

A. Premiums paid for insurance carried for the benefit of the joint account, together with all expenditures incurred and paid in settlement of any and all losses, claims, damages, judgments, and other expenses, including legal services, not recovered from insurance carrier.

If no insurance is required to be carried, all actual expenditures incurred and paid by Operator in settlement of any and all losses, claims, damages, judgments, and any other expenses, including legal services, shall be charged to the joint account.

11. District and Camp Expense

District and Camp Expense
A proportionate share of the salaries and expenses of Operator's District Superintendent and other general district or field employees serving the joint property, whose time is not allocated direct to the joint property, and a proportionate share of maintaining and operating a district office and all necessary camps, including housing facilities for employees if necessary, in conducting the operations on the joint property and other leases owned and operated by Operator in the same locality. The expense of, less any revenue from, these facilities shall include depreciation or a fair monthly rental in lieu of depreciation on the investment. Such charges shall be apportioned to all leases served on some equitable basis consistent with Operator's accounting practice.

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Overhead charges, which shall be in lieu of any charges for any part of the compensation or salaries paid to managing officers and employees of Operator, including the division superintendent, the entire staff and expenses of the division office located at Farmington. New Mexico., and any portion of the office expense of the principal business office located at Midland, Texas., but which are not in lieu of district or field office expenses incurred in operating any such properties, or any other expenses of Operator incurred in the development and operation of said properties; and Operator shall have the right to assess against the joint property covered hereby the following overhead charges:

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(8) Salt water disposal wells shall not be included in overhead schedule.