CASE 1130: Appli. of OCC at the request of VELMA PETR. CORP. for 4 wildcat oil well drlg. sites in the POTASH AREA, EDDY COUNTY.

Case Mo 1130 Replication, Transcript, Smill Exhibits, Etc.

BEFORE THE **Gil** Conservation Commission SANTA FE. NEW MEXICO August 16,1956 IN THE MATTER OF: CASE NO. 1130 TRANSCRIPT OF PROCEEDINGS DEARNLEY-MEIER AND ASSOCIATES COURT REPORTERS 605 SIMMS BUILDING TELEPHONE 3-6691 ALBUQUERQUE, NEW MEXICO

INDEX

Case No. 1130

APPLICANT'S CASE

Witnesses: LEROY WISS

ALL MALLONA	o wrou			
Emminer	DR.	CR.	RE-DR.	RE-CR.
Nr. Girand Mr. Nankin Mr. Nutter	6	8	9	

PROTESTANT'S CASE

Vitaesee:	Erneiber	DR.	CR. RE-DR.	RE-CR.
EVERETT C. JOURDAN	Mr. Blackman Mr. Girand Mr. Gurley	10	28-42 19 34	30
DOMALD L. LIBEET	Mr. Mutter Mr. Mankin Mr. Elackman Mr. Girand Mr. Nutter	43	34 35 39 63 70	41
R. F. FULTON	Mr. Blackman Mr. Girand Mr. Nutter Mr. Gurley	77	81 84 85	\$7
ROBERT H. LANE	Mr. Blackman Mr. Girand Mr. Gurley Mr. Mutter	87	97 100 101	

DEARNLEY-MEIER & ASSOCIATES INCORPORATED GENERAL LAW REPORTERS ALBUQUERQUE - SANTA FE 3-6691 2-1869

BEFORE THE						
NEW MEXICO OIL CON	SERVATION COMMISSION					
MABRY HALL -	STATE CAPITOL					
SANTA FE,	NEW MEXICO					
AUGUST	16, 1956					

	REGISTER	
NAME	REPRESENTING	LOCATION
Leroy Wise	Velma Petroleum Corp.	Hobbs, N. M.
Ira A. Herbert	Southwest Potash Corp.	Carlsbad, N. M.
Charles W. Hicks	Farm Chemical Resources Development Corp.	Carlsbad, N. M.
W. Aubrey Smith	Southwest Potash Corp.	Carlsbad, N. M.
R. H. Lane	International Minerals & Chemical Corp.	Carlsbad, N. M.
E. C. Jourdan	Potash Co. of America	Carlsbad, N. M.
E. E. Atwood	Duval Sulphur & Potash Co.	Carlsbad, N. M.
3. C. Weaver	Duval Sulphur & Potash Co.	Carlsbad, N. M.
D. L. Libbey	U.S. Potash	Carlsbad, N. M.
R. J. Reeder	National Potash.	Carlsbad, N. M.
R. H. Blackman	Potash Co. of America	Carlebad, N. M.
R. S. Fulton	U. S. Geological Survey	Carlsbad, N. M.
J. A. Porest	U. S. Geological Survey	Artesia, N. M.
C. N. McConnell	U. S. Geological Survey	Carlsbad, N. M.
John A. Anderson	U. S. Geological Survey	Roswell, N. M.
J. W. Gurley	N. M. O. C. C.	Santa Fe, N. M.

DEARNLEY-MEIER AND ASSOCIATES STENOTYPE REPORTERS ALBUQUERQUE, NEW MEXICO TELEPHONE 3-6691

IN THE MATTER OF:

Application of the New Mexico Oil Conservation CASE 1130: Commission on its own motion at the request of Velma Petroleum Corporation for approval of four proposed wildcat oil well drilling sites located in the potash area of Eddy County, New Mexico, in compliance with Paragraph VII of Commission Order R-111-A. Applicant, in the abovestyled cause, seeks an order approving four proposed wildcat oil well drilling sites to be located in the center of each 40 acre sub-division of the SE/4 of Section 28, Township 19 South, Range 30 East, Eddy County, New Mexico. The Potash Company of America entered an objection to the administrative approval of the subject application whereupon the matter was referred to the Secretary-Director of the Oil Conservation: Commission for arbitration. No satisfactory settlement could be reached through arbitration and the matter is hereby set for hearing.

BEFORE:

A. S. (Johnny) Walker A. L. Porter, Jr.

TRANSCRIPT OF PROCEEDINGS

MR. WALKER: The hearing will come to order. The first case on the Docket is Case 1130.

MR. GURLEY: Application of the New Mexico Oil Conservation Commission on its own motion at the request of Velma Petroleum Corporation for approval of four proposed wildcat oil well drilling sites located in the potash area of Eddy County, New Mexico, in compliance with Paragraph VII of Commission Order R-111-A.

MR. GIRAND: I would like for the record to show Neal and Girand appearing on behalf of the Applicant,

> DEARNLEY-MEIER & ASSOCIATES Incorporated General Law Reporters Albuquerque - Santa Fe 3-6691 2-1869

MR. WALKER: How many witnesses do you have?

MR. GIRAND: I have one witness.

MR. BLACKMAN: I would like the record to show R. H. Blackman, Jr., Carlsbad, New Mexico, appearing on behalf of The Potash Company of America.

14

NR. WALKER: How many witnesses do you have?

MR. BLACKMAN: I am planning on four witnesses.

NR. WALKER: I would like to swear them all in at one time. Of course, it is understood that if either side has any further witnesses, we can swear them in at that time.

MR. GIRAND: If it please the Commission, at this time I believe that the Applicant and the Protestant, Potash Company of America, have agreed on certain stipulations which will shorten the hearing to some extent.

MR. BLACKMAN: That is right.

MR. GIRAND: And, if we may, we will just dictate the stipuiations into the record.

MR. WALKER: That will be fine.

MR. GIRAND: It is stipulated that W. C. Neal is the owner of record of U. S. Oil and Gas Lease No. NMO6770 covering the SE/4 of Section 28, Township 19 South, Range 30 East, NMPM; it is further stipulated that the property covered by Lease No. NMO6770 is located within the area known as the oil-potash area in Lea and Eddy Counties, New Mexico; it is further stipulated that Velma Petroleum Corporation of Hobbs, New Mexico, is the operator designated by the owners of

> DEARNLEY MEIER & ASSOCIATES INCORPORATED GENERAL LAW REPORTERS ALBUQUERQUE - SANTA FE 3-6691 2-1869

the working interest on said lease in charge of the operations of the lease; it is further stipulated that Potash Company of America is the owner of the potassium lease from the United States. Do you want to give the number?

MR. BLACKMAN: Being Lease No. Las Cruces 046729 A, C and D, and 050063 B, E and F, originally dated the 18th of January, 1933.

MR. GIRAND: It is further stipulated that W. C. Neal, the lessee under U. S. Oil and Gas Lease Serial Number NMO6770 signed the stipulation required by the Department of Interior required of all successful bidders for leases within the potash area, the pertinent parts of the stipulation being set forth on this exhibit.

> (Whereupon PCA Exhibit No. 3 was marked for identification.)

MR. GIRAND: It is further stipulated that the Velma Petroleum Corporation, the operator under the Oil and Gas Lease NMO6770, has complied with all of the procedural steps required under Orders of the Oil Conservation Commission of the State of New Mexico, being Order No. R-111-A, and the approval date of that Order is 13 October 1955; it is further stipulated that either party or any party to this proceeding will have the right to introduce such documentary evidence in support of the stipulated facts.

MR. BLACKMAN: Potash Company of America is agreeable to the stipulation as dictated by Mr. Girand.

MR. WALKER: The record will so show.

LEROY WISE

DEARNLEY-MEIER & ASSOCIATES INCORPORATED GENERAL LAW REPORTERS ALBUQUERQUE - SANTA FE 3-6691 2-1869

a Witness, called on behalf of the Applicant, having been first duly sworn on oath, testified as follows:

6

DIRECT EXAMINATION

BY MR. GIRAND:

Q State your name, please. A Leroy Wise.

Q Where do you live? A Hobbs, New Mexico.

9 Are you associated with the Velma Petroleum Corporation?

A Yes, sir.

Q In what capacity? A President.

Q. Are you the operators designated by the owners of the working interests under U. S. Oil and Gas Lease NMO6770?

A Yes, sir.

Q That covers the SE/4 of Section 26, Township 19 South, Range 30 East? A Right.

Q Mr. Wise, as operator, or designated operator, of that lease, have you filed application or notice of intention to drill with the USGS and with the Oil Conservation Commission?

A We have.

Q In that application did you set forth, or did your office set forth, the drilling program, submitting the program to be employed by the corporation in the drilling of any well?

A Yes, sir.

Q Now, Mr. Wise, you filed four applications, or four notices of intention to drill at one time? A That's right.

Q For the purpose of the record, will you tell the Commission

DEARNLEY-MEIER & ASSOCIATES INCORPORATED GENERAL LAW REPORTERS ALBUQUERQUE SANTA FE 3-6691 2-1869

why you filed four notices at one time?

A Well, due to the fact that there was a question, after conference with Potash Company of America, knowing that they would have some objections or might have an objection, we didn't want to file for just one location until we knew that we would have all four locations approved, and instead of hearing on each separate location, we decided that it would be proper to have the hearing on all four locations at one time.

Q Under your letter acquiring your working interest of the U.S. Lease, as has been identified here, did you have any continuous drikling program in the event of discovery? A We did have.

Q Did you feel, or do you feel at this time that it is necessary that you be able to develope the entire property in the event of discovery?

A It would be, for economic reasons.

Q.Mr. Wise, I hand you here what appears to be copies of your notices of intention to drill on the four proposed locations. Is that a correct copy of the notices filed by the Velma Petroleum Corporation, as operator? A It is.

Q Will you read into the record the casing program as set out and outlined therein?

A we propose to drill a hole eleven inches in diameter to 370 feet, cement with 150 sacks of cement, allow cement to set under pressure for twelve hours, and an additional 12 hours drying time, test casing by bailing dry; drilling a seven and seven/eighths hole

> DEARNLEY MEIER & ASSOCIATES INCORPORATED GENERAL LAW REPORTERS ALBUQUERQUE - SANTA FE 3 6691 2-1869

and setting five and a half casing, cementing with 400 sacks, cement allowed to set 48 hours, all cement to be sirculated as set out in regulations; this well to test Yates Formation.

Q In your opinion, as an oil operator, is that program in full compliance with the requirements of Order R-111-A of the Oil Conservation Commission of New Mexico? A Yes, sir.

MR. GIRAND: Pass the witness.

MR. BLACKMAN: No questions.

NR. WALKER: Is there any further questions of the witness? BY MR. MANKIN:

Q Mr. Wise, you indicated when you read the program there, you indicated five and a half, and you indicated the program which you intended to follow, but I didn't understand the depth where you intended ---

A That is 32 Yates Formation at about seventeen hundred.

Q In other words, there is only an intermediate string and --

A Surface string.

Q -- surface string and production? A Yes, sir.

MR. WALKER: Any further questions?

BY MR. NUTTER:

Q Mr. Wise, in your indicated cement program you planned to coment the surface pipe with 150 sacks, and the other string with a given amount of cement. Would those cementing programs be subject to change if the calculated volume required of cement were such that more than 150 sacks would be required?

> DEARNLEY MEIER & ASSOCIATES INCORPORATED GENERAL LAW REPORTERS ALBIOUERQUE SANTA FE 3-6091 2-1869

a cordance with the Commission Regulations.

Q In other words, you weren't bound by the 150 sacks?

A It states that in the application for the permit.

MR. NUTTER: That is all.

MR. GIRAND: For the purpose of the record, that is 175 sacks instead of 150.

A Of course, that is an arbitrary figure, and the other regulations as set out in that application for permit to drill states that we shall circulate the cement to the top in accordance with the Conservation's Rules and Regulations, so, consequently, those figures of sacks are completely arbitrary.

BY MR. GIRAND:

Q Just one further question. Mr. Wise, in filing these applications, and the manner in which they were prepared, there was no intent or attempt on the part of Velma Petroleum Corporation to disobey any of the Rules of the Oil Conservation Commission or the U. S. Geological Survey, was there? A No, sir.

MR. MANKIN: I didn't hear a program there as to salt solution. A It will be drilled with cable tools.

MR. WALKER: Is there any further questions of this witness? If not, the witness may be excused.

(Witness excused.)

: 1

MR. WALKER: Is that your only witness?

MR. GIRAND: That is my only witness at this time.

DEARNLEY MEIER & ASSOCIATES INCORPORATED GENERAL LAW REPORTERS ALBUQUERQUE - SANTA FE 3-6691 2-1869

(whereupon, Applicant's Hxhibit No. 1 was marked for Identification.)

MR. GIRAND: At this time we would like to offer a reproduced copy of a letter received by John A. Frost, District Engineer of the U.S.G.C., which shows and recites that in addition to complying with the stipulation that has been entered into between the lessee and the U.S.G.S., that the Velma Petroleum Corporation must do this: (Reading Applicant's Exhibit No. 1).

MR. WALKER: Is there any objections to this Exhibit? MR. BLACKMAN: No objection.

MR. WALKER: It will be received.

(Whereupon Applicant's Exhibit No. 1 was received in Evidence.)

MR. GIRAND: That is the Applicant's case.

MR. WALKER: Call your first witness, Mr. Blackman.

MR. BLACKMAN: We call Mr. Jourdan. I wonder, Mr. Chairman, if I might have the indulgence of the Commission to conduct my examination sitting down.

MR. WALKER: Certainly.

EVERETT C. JOURDAN

a witness, called on behalf of the Protestant, having been first duly sworn on eath, testified as follows:

DIRECT EXAMINATION

BY MR. BLACKMAN:

Q Mr. Jourdan, please state your full name for the record.

DEARNLEY-MEILR & ASSOCIATES INCORPORATED GENERAL LAW REPORTERS ALBUQUERQUE - SANTA FE 3-6691 2-1869

A Everett C. Jourdan.

Q By whom are you employed?

Q How long have ye been employed by that company?

A Thirteen years.

Q What is your present capacity? A Mining Engineer.

Q What are your duties as Mining Engineer with Potash Company of America?

A In charge of the planning of future mining operations, the statistics and cost work, general engineering nature for the mine.

Q Mr. Jourdan, are you familiar with the general methods of mining potash, general locations of deposits of potash, quite generally in North America? A Yes, sir.

Q Will you describe for us, just generally, the locations where commercial deposits of potash are presently known to occur on the North American Continent?

A Of course, our biggest at the present time is Carlsbad, is is in production; there is a deposit of unknown quantity in Moa there is a --

Q Noab where?

A Utah. There is a small production coming from California at the present time, and I think the largest future production will eventially come from Canada.

Q Do you know of the existence of any other deposits of potash in the North American Continent that is known to be of commercial location and quality at the present time? A No. sir, I don't.

> DEARNLEY MEIER & ASSOCIATES INCORPORATED GENERAL LAW REPORTERS ALBUQUERQUE - SANTA FE 3-6691 2-1869

A Potash Company of America.

Q Will you describe generally for us the method, or how this potash occurs in the Carlsbad area, how deep it is?

A Beg your pardon?

Q How deep is it?

A It varies anywhere from 550 to a little over 1,000 feet deep in our particular mine, and, of course, in that same general depth in the other mines in the area.

Q How are the deposits of potash laid down?

A They are laid in the salado or salt formation in flat deposits varying from four to twelve or fourteen feet in thickness.

Q Is Potash Company of America the lessee under a Federal lease of the SE/4 of Section 28, Township 19 South, Range 30 East of the New Mexico Principal Meridian? A Yes, sir.

Q Have you prepared, Mr. Jourdan, a plat of the SE/4 of Section 28, Township 19 South, Range 30 East, to show the present openings, the present workings of Potash Company of America's mine and also the projected future mining plans as it affects Section 28?

A Yes, sir, it is on the board right here behind me. This is -

Q Just one moment, please.

(Whereupon, PCA Exhibit No. 1 was marked for Identification.)

Q Mr. Jourdan, referring to PCA Exhibit No. 1, would you designate for the Commission with a capital "A" the north boundary of the present workings, the present openings in the PCA mines.

A You mean the -- this is the north. You mean limits?

DEARNLEY MEIER & ASSOCIATES INCORPORATED GENERAL LAW REPORTERS ALBUQUERQUE - SANTA FE 3-6691 2-1869

Q I mean the Livits as shown on that sketch.

A That would be --

Q Indicate with a capital "A."

A That is this dash line around here where the present faces are, as of this month, at the present time.

13

Q Now, still referring to that plat, the heavy lined plan of the plat is indicated in heavy lines to show what?

A This shows the worked-out areas, this is done in light pencil. As we advance the line, we draw an advance in in ink, which, of course, makes the darker print, and this area back in here is already worked out at the present time, in behind this line of facles here.

Q Roughly speaking, then, the heavier marking on the plat is intended to show the present workings of the mine?

A Yes, sir.

Q Now, proceeding to the left side of the map, then, you have scaled in in lighter color similar plans. Will you explain what those represent?

A Yes, sir. That's where we are intending to extend these workings outward to the limits of the ore which are out in this area somewhere here.

Q When you say "out in this area somewhere bere," you are referring to an area completely off the map?

A Yes. I would say yes, fourteen percent line.

Q Will you indicate on the map there by the letters "B," "C," "D" and "E" the corners, the four corners of the SE/4 of Section 26

> DEARNLEY-MEIER & ASSOCIATES INCORPORATED GENERAL LAW REPORTERS ALBUQUERQUE - SANTA FE 3-6691 2-1869

if they are not already satisfactorily shown on that, and I do not believe they are, "B," "C," "D" and "E"?

A Yes, sir.

Q And upon the basis of the application filed by Velma Petrolcum Corporation for orthodox locations in the four forty acre plots, would you indicate with the letters "F," "G," "H" and "I", the locations of those wells as shown on the plat? Indicate it right in the location, if you will, please, Mr. Jourdan.

A Yes, sir.

Q Now, you have shown those locations there surrounded by a circle; will you explain why those locations are surrounded by a circle?

A That is a pillar of 100 foot radius which we would be forced to leave around any well in that area if it was drilled. This one here, of course, would go right down in the middle of the workings, and we couldn't possibly leave a barrier there. I showed it there mainly to emphasize.

Q In respect to the locations which are labeled, the one labeled "I," your testimony is that that location would go right through the present workings of the mine, is that correct?

A Yes, sir.

Q When mining plans proceed, Mr. Jourdan, will this plan of mining be followed?

A Within reasonable limits, yes, sir. We might run into salt, a salt horse, and have to turn, but in general this would be the

> DEARNLEY MEIER & ASSOCIATES INCORPORATED GENERAL LAW REPORTERS ALBUQUEROUE SANTA FE 3-6691 2 1869

plan that we would follow,

Q Now, Mr. Jourdan, you will also note on there a line which occurs in two segments which goes through, one segment of which goes through the SE/4 of Section 28. Will you please identify that line with the letters "J," "K" and "L." "J" at one and, "K" in the middle, and "L" at the other end. A Yea, sir.

9 Tell us what that represents.

A In planning our mine, we have attempted to lay out our working lines and working schedule. At the end of five years, this is probably the limits where the workings will be at that time.

Q The five-year line that you have drawn on there is the same line as is shown on the official maps presented, or rather filed with the Oil Conservation Commission in compliance with Order R-111-A, is that true, Mr. Jourdan? A Yes, sir.

Q Now, Mr. Jourdan, will you describe generally the method of mining which I believe is called the room-pillar method of mining which is illustrated by that sketch?

A Our haulage ways for either belt conveyer or track would be in this entry, we would proceed down here leaving these pillars on each side. We would go out and take approximately sixty-five per cent of it in the first mining.

Q What is the designation of that entry?

A NW323. We would proceed out in these panel areas, and remove approximately sixty-five percent of the ore, then we would intend to come back and take out a remaining twenty-five percent by removing

> DEARNLEY-MEIER & ASSOCIATES INCORPORATED GENERAL LAW REPORTERS ALBUQUERQUE - SANTA TH 3-6691 2-1869

these pillars.

Q When you say a "remaining twenty-five percent," do you mean twenty-five percent of what is left, or twenty-five percent of the original hundred percent?

A Twenty-five percent of the original one hundred percent.

Q So the total amount which would be removed under the plan which you have outlined would be sixty-five percent on the first mining and twenty-five percent, or a total of ninety percent of the potash present in that area, is that right?

A Yes, sir. Yes, sir.

Q Have there been any pillar-pulling operations performed at the Potash Company of America?

A No, sir, there haven't been at the present time.

Q I might clarify that question a little bit. Is the operation of the second mining which you have stated that twenty-five percent of the ore would be removed commonly referred to as pillar pulling?

A Yes, sir.

Q How much of the potash is left in a pillar-pulling operation and why is it left?

A Approximately ten percent of the overall total would be left mainly as protective pillars and to protect your haulage way when you moved out.

Q That is a variable figure, is it not, depending on circumstances?

A Yes, sir. That is theoretical. I think some of the other

DEARNLEY MEIER & ASSOCIATES INCORPORATED GENERAL LAW REPORTERS ALBUQUERQUE - SANTA FE 3-6691 2-1869

companies could probably answer that question better than I could. They have had more experience.

Q Mr. Jourdan, have you over conducted or participated in any plugging operations on wells, oil and gas test wells in this particular area, and, by particular area, I mean within the vicinity of five or ten miles from Potash Company of America's minesite in Eddy County, New Mexico?

A Yes, sir. I supervised the plugging of Mr. Neal Wills' wells in the Barber Pool; we plugged them under our supervision so we were sure they were plugged as close as we could get to what we thought was reasonable for protection.

Q Do you recall the plugging of the State 1-B in the Barber Fool, Mr. Jourdan? A Yes, sir.

Q Would you describe that for the record, please?

A The well was abandoned by Mr. Wills and he notified us that we could take over the plugging of these wells, and this one particular well, at the time we went out there to examine it, it had a gate valve which was shut on the top of the, I believe, seven inch casing. I opened the valve and it blew gas for about forty-five minutes and never did stop up until that time, so I shut the valve and went back to the laboratory and had a chemist come out and get some samples out of the well, and ---

Q What did you do after that?

A Then we put a gauge on the well and left it, and --

Q Did you allow the well to blow for a while before putting the

DEARNLEY MEIER & ASSOCIATES INCORPORATED GENERAL LAW REPORTERS ALBUQUERQUE SANTA FE 3-6691 2-1869

1.8 gauge on? A Yes, sir. We let it blow for two days. Q Then after you shut it in with the gauge, what did you discover? A Four pounds per square inch reading on the gauge. We opened it and left it for about a week, then. Q What was the analysis of the gas? A Sixty percent methane, and forty percent nitrogen and with a trace of hydrogensulfide. Q Now, Mr. Jourdan, in what formation was that well drilled to? A The Yates formation. Q Are you familiar with whether or not there is any gas produced in any other wells in this vicinity from the Yates formation? A I know the best evidence is to drive down through the pool and you can have a very --Q What pool? A Barber Pool, or the Getty Pool, any of the pools out in that general area have a very definits odor of hydrogensulfide. Q But there is some gas being produced? A I would say yes. Q That, however, is not in the nature of commercial gas as generally known, is that true? A No, sir. I do know, in, I believe it's the Hale, I'm not sure of the pool designation, but in that general area, there is two gas wells that have been plugged by Mr. Wills, that I think at DEARNLEY-MEIER & ASSOCIATES INCORPORATED GENERAL LAW REPORTERS ALBUQUEROUE - SANTA FE 3-6691 2-1869

MR. WALKER: Just a moment, Mr. Jourdan, you haven't been excused, yet. Is there any further questions of this witness? MR. GIRAND: Yes, sir. CROSS EXAMINATION BY MR. GIRAND: Q-Hr. Jourdan, can you show, from Exhibit No. 1, the approximate outer boundaries of your mining on or about April the 19th, 1956? A Same location. Q Same location? A Yes, sir. Q There has been no development within the SE/4 of Section 28 since April 19th? A No, sir. Q Now, for the purpose of the record, the small squares shown on the exhibits, what is the dimension of those squares? A This, the small pillar? Q Yes, sir. A They are sixty-five feet, under this plan, from center to center of the rooms, and the rooms are thirty feet wide; that would be thirty feet off sixty-five, or thirty-five feet square. Q Thirty-five feet square? A Yes, sir.

MR. BLACKMAN: I believe that is all for now, Mr. Jourdan.

19

Q Now, as you have shown there by your circles marked "F," "Q," "H" and "I," what is the diameter of the circle?

A One hundred feet in radius.

one time were commercial.

Q Now, in relation to the proposed mining area, or the mined

DEARNLEY-MEIER & ASSOCIATES INCORPORATED GENERAL LAW REPORTERS ALBUQUERQUE - SANTA FE 3-5691 2-1869 area upon your obtaining the ninety percent depletion, in relation to that ninety percent of production from each forty acre subdivision, what is the ratio of the area that would be required to be left as a pillar around a well, as to the total production on your ninety percent basis?

A Will you restate your question, sir?

Q What I am driving at, Mr. Jourdan, what is your potential production from each forty-acre subdivision?

A That would vary with the height of the ore in the area.

Q Well, have you made any estimate?

A In this particular area, I would say the ore is approximately four and a half feet high. I would have to figure it out. I don't have them in my head, I would have --

Q Now, that would be true of the area that you would leave for a piller, around an oil well bore hole, is that right? In other words, it would be static throughout the entire forty acres?

A You mean we would leave this one hundred foot barrier around every well?

Q Yes, sir.

A Yes, sir.

Q All right. Now, have you calculated the amount of ore remaining that would be recoverable to you as to the amount of ore that you have to leave during the life of an oil and gas well?

A I don't think we would recover any more than sixty-five percent if we had these wells in this area.

Q You feel that sixty-five percent would be your maximum recovery?

DEARNLEY MEIER & ASSOCIATES INCORPORATED GENERAL LAW REPORTERS ALBUQUERQUE SANTA FE 3-6691 2-1869

A I would be very hesitant to pull pillars where there is an oil well.

Q But you would be able to go along and produce your sixtyfive percent of the ore?

A Minus the barriers.

Q I beg your pardon?

A Minus the barriers that we would leave around here, the one hundred foot pillars.

Q Well, percentage wise, have you arrived at any figure?

A It would probably be, I would say, two or three percent. I haven't figured it. It's something like that.

Q In other words, then, during the life of oil and gas production within the area there, you would be able to realize at least sixty-two or three percent of your ore body during the life of the production of oil and gas?

A I would say reasonably, yes, sir.

Q Now, on your exhibit there, do you have any area where you have gone back and made your additional recovery of twenty-five percent of one hundred percent?

A No, sir. We have not pulled pillars anywhere in our mine at the present time.

Q And, at the present time, how long have you been in operation there, Mr. Jourdan?

A Since 1935.

Q And, since that time, you have been operating your mine on

DEARNLEY-MEIER & ASSOCIATES INCORPORATED GENERAL LAW REPORTERS ALBUQUERQUE - SANTA FE 3-6691 2-1869 A Yes, sir.

Q Mr. Jourdan, is there any particular reason why the outer boundaries to the north and east -- I beg your pardon, west, of your properties have not been extended since April 19th?

A Yes, sir. When we converted over to continuous mining, we took our conventional equipment out of here and plan to come back in with conveyer belts. What we mean by conventional equipment is joy loaders and shuttle cars.

Q Now, you have been in that process since April 19th, is that correct? A Since before then.

Q Since before then. Has that been over your entire mining operations, or do you have facies on the other side of your mine, for instance, east, north, south sides?

A Yes, sir, and we work only a small area of our mine at one time.

Q On what basis do you arrive at your protracted line, or fiveyear extended recovery?

A By our production, estimated production figures and tons or number of cubic feet and the tons in each area, and how much we will need to extract and where we will move our equipment, the power, the haulageway tract installation is taken into consideration.

Q The sale you say your protracted line there is correct within a radius of reasonable error? A It is an estimation. Q Now, I notice on the map you have an area here undesignated,

DEARNLEY MEIER & ASSOCIATES INCORPORATED GENERAL LAW REPORTERS ALBUQUERQUE SANTA FE 3-6651 2-1855

that seems to be approximately 150 feet wide and extending over quite an area there. Will you mark that, oh, either 1 or 2, anything to identify it?

A I will make it a 2 there.

Q Now, what does that area represent?

A That is a barrier pillar to protect the different panels. This is what we refer to as a panel there; we will have another one here, and we have these barriers in here to keep the weight from coming down too much in one section.

Q I see. Now, would a bore hole of some eleven or twelve inches, we will say, in diameter down to a depth of opproximately 375 feet, from there on about seven and a half inches in diameter affect the strength of that barrier?

A It would to a very small extent. I couldn't answer that question exactly.

Q It would be within a tolerance of why you had the barrier, say, 150 feet rather than 150 feet and two inches?

A Yes, sir.

Q Then there would be areas within your proposed mining where a well bore could be located where the operators of both the oil and gas lease and you, in the operation of the potash mines, could both live under and operate under?

A If we wanted to settle on an overall sixty-five extraction, yes.

Q The location of a well bore in your barrier area would deprive

DEARNLEY MEIER & ASSOCIATES INCORPORATED GENERAL LAW REPORTERS ALBUQUERQUE - SANTA FE 3-6691 2-1869

you of going back to your twenty-five percent?

A I would say it would. I would be hesitant to pull pillars with an oil well in the area.

Q Of course, in your mining operations to date, you have had no occasion to go back for that twenty-five percent recovery ---

A I think we ---

Q -- around any particular well bore or old well bore in your mine -- I mean in your potash area? A No, sir, we haven't.

Q Now, in that area, there are numerous core holes, are there not, drilled to determine the amount of --

A Yes, sir.

Q -- the potash, or if potash exists? Now, those core holes are not of quite the same diameter of an oil well, but then they are what size, if you know?

A Oh, I would say the actual open hole would probably be about four inches in diameter. That's just a rough estimate.

Q Now, in relation to the core holes, what size pillow do you leave around core holes?

A One hundred foot radius.

Q One hundred foot radius. Now, the existence of those core holes in your mine, do they deprive you of your going back into your mine for your second mining operation to recover your additional twenty-five percent?

A No, for the reason that the core holes usually end about six feet below the potash bed, they do not go down into the oil or gas

> DEARNLEY-MEIER & ASSOCIATES INCORPORATED GENERAL LAW REPORTERS ALBUQUERQUE - SANTA FE 3-6691 2-1869

formations.

Q The penetration of the oil and gas formations, does that weaken the hole to any extent?

A I would not say that they would, no, sir.

Q I mean after all is said and done, the only thing that can happen would be from your mined area upward, and not downward on a recovery basis, isn't that right?

A I'm not sure of that, sir. I think there would be a great deal of concentrated weight on the bottom in certain areas.

Q But it would be weight from above, where you had extracted your ore?

A It would be a squeeze, I would assume, down on the bottom.

Q And any hole that extended down below the ore body would be the same, whether it were a core hole or oil well?

A If it went below into the, through the salt, I would say it would be affected in the same way.

Q As I understand your testimony, the majority of the core holes go through the ore?

A That's right. We have a marker bed below the ore. That's the end of the hole.

Q That particular hole does not necessarily weaken your overhang, or your over burden, is that correct, in your opinion?

A I don't believe it does, no, sir.

Q But then one that penetrated deeper would, is that your testimony?

> DEARNLEY-MEIER & ASSOCIATES INCORPORATED GENERAL LAW REPORTERS ALBUQUEROUE SANTA FE 3-6691 2-1869

A No, sir, I'm not saying it would make it weaker; I'm saying it would be dangerous for us to pull pillars because of the fact of any movement in the bottom. There is a possibility of gas or salt water coming from below.

Q You have been in that area for some twenty-five or twenty-

A The mine has been, yes, sir.

Q I didn't mean you, personally, I meant the company. You have been there thirteen? A Yes, sir.

Q During that time you have had no occasion to go in and effect this secondary recovery of twenty-five percent in any part of your workings, is that correct?

A We have managed to stall it off. We are going to have to in the near future.

Q When would you anticipate that, Mr. Jourdan?

A That would be a pretty difficult question to answer. It depends on our production schedules.

Q Can you proximate it in a tolerance, say, of two or three years?

A I would say within three years, if not sooner.

Q You, yet, have designed there only a portion of the area that you will be able to penetrate within the next five years on your primary recovery?

A We are going to be pulling, probably, pulling pillars in some area of the mine. It takes a lot of experimenting. I think the

> DEARNLEY-MEIER & ASSOCIATES INCORPORATED GENERAL LAW REPORTERS ALBUQUERQUE - SANTA FE 3-6591 2-1869

International Minerals or U. S. Potash can probably tell you how much trouble they went through in pulling pillars. Of course, we are rather secretive with our information. We are going to have to learn the hard way, to a great extent.

Q Maybe we will learn something about it today, I don't know. MR. BLACKMAN: I might state that I am going to put on,

later, a witness from both United States Potash and International Minerals, both of whom are familiar with their pillar-pulling operations, and may be able to give you the information you wish.

Q I just want to ask one other question. Should practice in the field, or methods be developed, that would satisfy you engineering wise, that the leaving of the pillar as you have designated there, with a one hundred foot radius, being sufficient to protect you and your miners in the extraction of your additional twenty-five percent, assuming that you were able to mine the area out before the production of oil and gas had been depleted, would only be approximately two or three percent, which would be within the tolerance of your base figure of ten percent you intended to leave anyhow, isn't that eorrect, sir?

A That would be possible, but I don't think the oil industry could devise a casing that would withstand any of the stresses of moving ground.

Q This is only a hypothetical --

A Yes. I think if they could prove to us, and guarantee it -I would almost want a written guarantee, because our whole mine is

> DEARNLEY MEIER & ASSOCIATES INCORPORATED GENERAL LAW REPORTERS ALBUQUERQUE SANTA FE 3-6691 2-1869

at stake, it is not just one area, because if we ever got gas in there, it would be pretty serious.

MR. GIRAND: I believe that is all.

<u>REDIRECT EXAMINATION</u> BY MR. BLACKMAN:

Q Mr. Jourdan, I would like to ask another question or two. ICA Exhibit No. 1 represents a rather large scale of the SE/4 of Section 28; would you tell the Commission the approximate length of the PCA mine from north to south?

A It would be approximately six and a half miles from north to south.

Q And the approximate width from east to west?

A About three miles east and west.

Q And are all of these areas, mining areas, interconnected with the rooms the way this plat shows on the right hand side?

A Yes, sir. Every area in the mine, 475 miles of tunnels,

approximately, are connected.

Q In your opinion, is there any feasible or practicable way in which any particular area of the mine could be isolated?

A Practically, no. It sould be done, but from an economic standpoint it would be disastrous to us, I think.

Q I forgot in my first examination, Mr. Jourdan, to question you on one other exhibit.

> (Whereupon, PCA Exhibit No. 2 was marked for identification.)

DEARNLEY-MEIER & ASSOCIATES INCORPORATED GENERAL LAW REPORTERS ALBUQUERQUE - SANTA FE 3-6691 2-1869

Q Mr. Jourdan, will you please refer to PCA Exhibit No. 2 placed on the chart board and explain just what that is?

A This is a highly theoretical diagram. Actually it is backed up by information we have gotten from the other companies, but this is the area in the mine, these are pillars where they are being removed, and this was made to show the slumping action of the salt and disturbance of the floor when the pillars are removed.

Q May I interrupt you just a moment and ask you if that is a theoretical cross section shown diagrammatically of a subsidance area, an area from which the underlying support has been removed?

A Yes, sir.

Q And will you point out on the diagram and show the pillars that remain in place as they are shown on that diagram?

A These are the pillars.

Q Will you designate those pillars, one of them, please, with an "A," and the area slightly to the right of center, where the pillars are not shown heavily, are where the pillars have been removed?

A Yes, sir. This indicates the fall from the back, and fall of the pillars that fall to the side when the ground begins to take weight.

Q Was that diagram prepared under your supervision, Mr. Jourdan?

A Yes, sir.

MR. BLACKMAN: I believe that is all. I will have my other witnesses testify as to what that chart shows, in detail, and how

> DEARNLEY MEIER & ASSOCIATES INCORPORATED GENERAL LAW REPORTERS ALBUQUERQUE - SANTA FE 3-6691 2-1869

it relates to the other exhibits that we have, Mr. Commissioner. MR. GIRAND: If the Commission please, there is a couple of matters I left out in my cross examination which I would like to bring out, if I may, as well as cross examine a little bit on this exhibit.

30

MR. WALMER: Proceed.

RECROSS EXAMINATION

BY MR. GIRAND:

Q Mr. Jourdan, you referred to a term 'salt horse,' or 'salt horses.' For my enlightenment, and that of the Commission and everybody else, what is a 'salt horse'?

A That is an area of salt that is encountered in mining, a small area, and there is no way of telling it in core holes, or anything, it is something you run into and you have to move to one side and go around it, or if it is in a haulage entry, you have to go through and mine the salt anyway.

Q Are they found at frequent intervals, or are they more the exception, just an occasional encounter?

A Well, it is a known fact that they increase near the edge of your ore body to approximately, ch, I would say as much in the extreme limits to ten percent of the area near the fringe, what we call the fringe of the ore is in salt horses.

Q Is there any of the fringe area within the SE/4 of Section 28?

It is rather difficult to say. It depends on the nature of

DEARNLEY MEIER & ASSOCIATES INCORPORATED GENERAL LAW REPORTERS ALBUQUERQUE SANTA FE 3-6691 2-1869 the ore, the characteristics of the ore, the thing varies from mine to mine, so far. Here are the salt horses straight in here, if you can see those dotted lines, they are very small in area, but we usually get through with -- sometimes they are to small that we go ahead and mine them anyway, and stack the salt, or haul it out, but there is no large salt horses indicated in this area.

Q You have a map of your entire mine, or property, up there above your Exhibit No. 1, do you not?

A No, sir. That belongs to Mr. Libbey.

MR. BLACKMAN: That is an area of United States Potash.

MR. GIRAND: I beg your pardon.

Q You do own potash leases covering Section 32 in 19 - 30, do you not?

A Right off-hand, I would -- I believe we do. I would hesitate to say.

Q For your information, that is the area in which W. H. Black has two wells, one the State Lowe No. 1 and State Lowe No. 2.

A Yes, sir.

Q Now, the State Lowe No. 2 is outside of the potash area, and the State Lowe No. 1 is within the potash area?

A Yes, sir. Right on the bare fringe, I would say, sir.

Q Then there is the W. H. Black Federal Yates No. 1, located in the SW SW of Section 28, which is within the potash area.

A That would put it out here?

Q No, right down off the corner of your map on the bottom.

DEARNLEY MEIER & ASSOCIATES INCORPORATED GENERAL LAW REPORTERS ALBUQUER QUE SANTA FE 3-6691 2-1869

A Yes, Bir.

Q I believe that PCA consented to the drilling of the W. H. Black Federal Yates No. 1, as well as the W. H. Black State Lowe No. 1. is that correct?

A To the best of my knowledge it is. I do not approve the applications.

Q You do know the existence of the wells?

A Yes, sir.

Q Now, Mr. Jourdan, you never attempt a secondary recovery until you have completed your primary recovery of sixty-five percent of the ore volume, is that right?

A That is the practice at the present time in a mine, sir. There are other ways of mining it, but we do not intend, at the present time, to take it all at once.

Q I understand that under your present planning, as far as you know, that would be the planning and has been for the past several years, that you will take out sixty-five percent?

A Yes, sir, that has been the practice in the past.

Q So the two operations will not be conducted simultaneously in any given area?

A I wouldn't say that right off, Mr. Girand. We have a plan on the drawing board now of taking quite a bit and leaving very small pillars, taking eighty-five to ninety percent on the first time. It is only theoretical at the time.

Q That particular process is not being employed, nor is it

DEARNLEY MEIER & ASSOCIATES INCORPORATED GENERAL LAW REPORTERS ALBUQUERQUE - SANTA FE 3-6691 2-1869

considered in your planning for the development of the ore body

under the SE/4 of Section 28?

A At the present time it is not, sir.

Q I see. Now, this subsidance that you have diagramed, and in which you portray the subsidance of what would happen upon removal of the pillars, what effect if any did you calculate would happen here on the pillar immediately next to the one that was removed?

A I would prefer to leave those questions to Mr. Lane or Mr. Libbey, who can actually back them up with facts. All I can give is theory.

Q Did they assist you in the preparation of this?

A No, sir. That is theoretical.

Q You have, though, calculations as to the effect it would have on the pillar immediately adjacent to the removal?

A The only thing we got from them is in the actual bottom in there and this line here of forty-five degrees. We verified that from their information.

Q That the line would be a forty-five degree angle, is that correct?

A Yes, sir. They have proof of that, sir.

Q I see. Now, that forty-five degree line, was that established on any particular depth or thickness of ore body? Was that from a four-foot ore body, or a twelve-foot ore body?

A I can't answer that question at the present time. I would rather leave that to the people who know. I don't want to stick my

> DEARNLEY MEIER & ASSOCIATES INCORPORATED GENERAL LAW REPORTERS ALBUQUERQUE - SANTA FE 3 6591 2-1869
neck out.

MR. GIRAND: Thank you very much, sir.

MR. WALKER: Any further questions of this witness?

BY MR. GURLEY:

Q Mr. Jourdan, you testified, I believe, that you figure that it will take, oh, a hundred foot barrier, that is, a radius of a hundred feet, on each side of the bore hole, is that correct?

A Yes, sir.

Q What do you base that on?

A Past -- I believe there is a Government Regulation with regard to pillars and oil wells. I think Order R-111-A has the same information in it.

Q But have you had any experience with that sort of thing in your own mine?

A You mean leaving pillars? Yes, sir, we leave them all over the mine wherever we have a drill hole.

Q You do leave a hundred feet, is that correct?

A Yes, sir. Here's one right here, for example. That is our PCA Drill Hole No. 54. The barrier has been left around that.

Q Now, according to your shart up there, the proposed well, marked, I think, "I", would be right over what is presently your operational area, is that correct?

A Yes, sir. It is right in the source of this room here, and it is almost dead center.

Q It would be a physical impossibility to leave a hundred foot

DEARNLEY-MEIER & ASSOCIATES INCORPORATED GENERAL LAW REPORTERS ALBUQUERQUE - SANTA FE 3-6691 2-1869

barrier if that well is drilled there?

A Yes. I would say yes, you might force concrete in there, or some physical method.

MR. WALKER: Any further questions of the witness? BY MR. NUTTER:

Q Mr. Jourdan, I didn't understand you when you stated what the extent of your five-year plan was as indicated on the map.

A You mean how we obtain this line?

Q No, sir. I didn't know where the line was. Is it that diagonal line?

A It's this line here. It is rather difficult to see. It comes right down this way and then it drops down here. Again I would like to point out that is only theoretical, it depends on our sales and equipment and production for the next three or four years.

Q Over what range of time would the mining operations, as indicated by the little rooms throughout the entire 160 acres in the SE/4 of that section, be completely mined out?

A Probably six or seven years.

Q In other words, the five-year plan is the dotted line, and the balance outside of that would be another year or two?

A I would like to point out that this area out here is not definite yet, these edges are more or less feathered out. There is no limit there. That is not the limit of the ore, either, it is just lying out of our mining plans through that area.

Q Where do you estimate the limit to the ore is to the west?

DEARNLEY-MEIER & ASSOCIATES INCORPORATED GENERAL LAW REPORTERS ALBUQUERQUE - SANTA FE 3-6691 2-1869

A It depends on the limit of what ore, what percent and what height. That is kind of a hard thing to say, because I thick one of the other mines is mining stuff that we would throw away.

Q What is the approximate thickness of the ore bed in this area that you have mined as indicated by the heavy lines?

A In here?

Q Yes.

A About four and three/quarters feet, I would estimate; it is about four and a half out here.

Q And is the thickness of the deposit thinning?

A Yes, theoretically, we assume it does. Sometimes we hit on the edge of the salt, it will be six feet on one round, and five the other; and you will be in solid salt.

Q In the area such as this, where the average thickness is probably four and a half feet, unless we are giving away a secret here, what rate of advance would you make as you mine that out?

A I would have to calculate that. We would have to know what kind of equipment we have in here, continuous miners, or joy equipment. If you had joy equipment in there, you would probably run around sixteen feet per heading per day.

Q What does that mean?

A In each of these, say you were coming in this tunnel here, you would probably get sixteen feet in a day here, this way. It depends on the number of tunnels and how much you are working in the panel at a time. It is a hard question to answer. It would

> DEARNLEY-MEIER & ASSOCIATES INCORPORATED GENERAL LAW REPORTOR ALBUQUERQUE - SANTA F2 3-0691 2-1864

actually depend on the equipment available, number of men you had.

37

Q Rate of production?

A Yes, for that panel.

Q If and when you decide you are going to pull some pillars --Now, I understand you take sixty-five percent out in your first or primary operation? A That's right.

Q When you go in and pull your pillars, you recover another twenty-five percent? A Yes.

Q What happens with the remaining ten percent.

A Stuff we can't possibly get, fall off the side of the pillars, clean up, and a certain number of small pillars that you have to leave. As I say, on that pillar pulling, I would rather leave that to the experts.

Q When you do pull pillars, though, you do leave some pillars? A Yes, sir.

Q When you go in and recover your secondary ore, and pull pillars, do you pull those barriers like that big barrier you marked as No. 2, I believe, on your Exhibit?

A At the present time I cannot answer that question, because I think we would pull a portion of it. We have no experience in that, we would have to sit down and figure what we are going to do, we might have to take a chance on losing some equipment a learning.

Q How long has it been since your operations were in this area indicated by the heavy lines?

A Approximately two and a half years down in here.

DEARNLEY-MEIER & ASSOCIATES INCORPORTED GENERAL LAW REPORTERS ALBUQUERQUE - SANTA FE 3-6691 2-1869 Q I see. One other question, Mr. Jourdan -- or two more, rather. You seid as you drive down through these oil fields in that area, you can smell hydrogensulfide gas, is that correct?

A Yes, sir.

Q Do you know the percentage of hydrogensulfide in the gas produced in that area?

A No. We had only a trace in the test. Of course, you can smell it a long way. I think the actual wells are some five hundred or a thousand feet from the road, and you can get a very definite odor of gas.

Q By 'a trace, ' how many parts per million were in that?

A You will have to ask a chemist.

Q Do you know what the United States Department of Labor specifies as the amount of hydrogensulfide in the area to be dangerous?

A I know it is a very, very small percentage.

Q Would it be a trace or less or more?

A Probably a little more than a trace, I would say. I think they would get excited if we said we had a trace in the mine area.

Q You are not sure if that gas you had analyzed was dangerous or not?

A No. The laboratory reported it to me as 'a trace.'

Q Has PCA ever engaged in drilling any wells for oil and gas?

A I think we have, yes, sir, but not in our own mining area.

Q Not in this particular area? A That's right.

Q Where have they engaged in that business?

DEARNLEY MEIER & ASSOCIATES INCORPORATED GENERAL LAW REPORTERS ALBUQUERQUE SANTA FE 3-6691 2-1869

A I believe we had some up at Aztec, and I think we had some in Kansas, if I'm not mistaken. That's the Exploration Department. Mr. Blackman probably could answer that question.

MR, NUTTER: That's all I have.

MR. WALKER: Mr. Mankin.

BY MR. MANKIN:

Q Awhile ago Mr. Girand was leading you on a question in regards to the possible drilling of wells in these barriers, which I believe you have indicated as "1" or "2" on your Exhibit?

A Yes, sir.

Q He was apparently indicating by suggestion that maybe wells could be doulled in that area without leaving any great amount of potash under the ground. Is it not true that a big portion of that barrier would be mined in that other twenty-five percent operation?

A I would assume that it would be.

Q And, as a result, the danger would be just as great then as it would be out in open mine workings?

A I would say yes, that any movement in there at all, if you sheared your casing, and believe me, there is some great pressures involved, and the gas did migrate up into the mine, that would be all as far as we are concerned. I know of no way we could handle it.

Q Referring, again, to the exhibit where you showed the fortyfive degrees, that is actually a component, is it not, which was

> DEARNLEY MEIER & ASSOCIATES INCORPC AATED GENERAL LAW REPORTERS ALBUQUERQUE SANTA FE 2-62-91 2-1869

degree component?

A Yes, sir. You would have probably something like this, this dashed line here would indicate it is not perfect, it might break through this section, through this section it might be absolutely vertical and then go over, but the evidence here indicates that it is forty-five from the point of pillar pulling.

Q Again some questions were brought up regarding core test holes where you leave a hundred foot radius, the same as you would suggest for the oil wells. The great danger is from oil or gas below, with the casing sheared, that is your great problem, is it not?

A I would say that is our main problem. We are not worried about anything from the top, it is the things down below in an oil well causing our concern.

Q Thure is, or has been, some seepage in mines in Eddy County, has there we been?

A We had some oil in our mine that migrated from somewhere. We don't know where it came from.

Q As a result of that, were not those workings disbanded and you went around?

A Yes, sir. We backed up some five hundred feet and took off in a forty-five degree angle, hit it again, took a chance and went through it, and it seeped for about three months. Apparently it has stopped now, there is no more evidence of oil. We have never found out where it came from.

> DEARNLEY-MEIER & ASSOCIATES INCORPORATED GENERAL LAW REPORTERS ALBUQUERQUE - SANTA FE 3-6691 2-1869

Q But it is a very great danger?

A I would say it is, yes, sir.

Q That accpage which you were mentioning there is now more of an asphaltic nature in the salt section there. Is it not?

A Yes, sir.

Q In other words, it is a very heavy, viscous oil?

A It is a heavy oil, and it doesn't have too much of a petroleum odor.

BY MR. NUTTER:

Q Mr. Jourdan, is there any evidence that that came from any oil and gas drilling operations in the area?

A Fourteen hundred feet from the location of the oil there is an abandoned well plugged as a dry hole, I believe the Chase No. 1.

Q Did it recover any oil or gas?

think their plugging procedures were probably poor.

Q Did they report any oil or gas before plugging?

A Not to my knowledge.

Q So there is no evidence that this oil came from any oil or gas well?

A I don't think we can prove it, but we believe that's where it came from.

MR. WALKER: Any further questions of this witness?

MR. GIRAND: Has it been established whether that was refined or crude oil, the seepage?

> DEARNLEY MEIER & ASSOCIATES INCORPORATED GENERAL LAW REPORTERS ALBUQUERQUE - SANTA FE 3-6691 2-1869

A There is no pipelines around there that I know of at that depth.

MR. GIRAND: I see, All right, (Laughter.)

REDIRECT EXAMINATION

BY MR. BLACKMAN:

Q A couple of more questions. The area that is designated on PCA Exhibit No. 1 indicates two main haulage entries; I think it is in W223, is that right?

A 326. Up here it is 226.

Q Now, I would like an estimate, Mr. Jourdan, of the number or other working places in the PCA Mine, not those that are working, but the number of other working places that are in the mine, similar to this, if you can make an estimate of that number just to give us an idea of the size of the overall operations.

A We probably have -- you mean that have been worked out, or where we are going?

Q That's right.

A Oh, probably three or four hundred.

Q How many do you usually work at one time?

A About four or five.

MR. BLACKMAN: That is all.

MR. WALKER: Are there any further questions of this witness?

If not, the witness may be excused.

(Witness excused.)

MR. BLACKMAN: I would like to call Mr. Libbey.

DEARNLEY MEIER & ASSOCIATES INCORPORATED GENERAL LAW REPORVERS ALBUQUERQUE - SANTA FE 3-6691 2-1869

take a five-minute recess.

(Short roccas.)

1 43

MR. WALKER: The hearing will come to order.

DONALD L. LIBBEY

a witness, called on behalf of the Protestant, having been first duly sworm on oath, testified as follows:

DIRECT EXAMINATION

BY MR. BLACKMAN:

Q Mr. Libbey, will you state your full name for the record,

please?

A Donald L. Libbey.

Q Your profession, Mr. Libbey? A Geologist.

Q By whom are you employed?

A United States Potash Company Division of United States Boraz and Chemical Corporation.

Q What is your position with the United States Potash Company?

A Assistant to the Resident Manager.

Q How long have you been with the United States Potash Company?

A Approximately seven years.

Q Are you familiar, generally, with the geology in and around the potash producing section in Carlsbad? A Yes, sir.

Q Would you compare the geology of the area with which you are particularly familiar, the United States Potash Mine, with the other areas, particularly the Potash Company of America section? A The location of the United States Potash Company Mine is

> DEARNLEY-MEIER & ASSOCIATES INCORPORATED GENERAL LAW REPORTERS ALBUQUERQUE - SANTA FE 3-6691 2-1869

approximately dight miles southoast of the mining area of Potash Company of America. As the is the goology is concerned, the Salado Pormation is present is upproximately the same degree of conformity that you gentlemen have over at Potash Company of America, very similar in every respect.

Q You heard Mr. Jourdan testify this morning concerning the method of producing potash which is employed at Potash Company of America; what method is employed at United States Potash Company?

A Very similar to what Mr. Jourdan presented, very similar.

Q Do you proceed with mining plans in somewhat the same way at United States Potash as Mr. Jourdan testified as to Potash Company of America? A Yes, sir.

Q Is the potash producing zone from which potash is now being produced at the United States Potash Mine the same zone from which potash is now being produced from the Potash Company of America Mine? A Yes, sir.

Q Do the same structural beds exist from the potash producing zones upwards as they do at the Potash Company of America Mine?

A Yes, sir.

Q Would you generally outline those beds, beginning at the potash producing bed, with particular reference, if you would, Mr. Libbey, to PCA Exhibit No. 2, which is posted on the chart board, marking on that Exhibit a letter indicating where the potash is and the generalized zones above that by other letters?

A Yes, sir.

DEARNLEY MEIER & ASSOCIATES INCORPORATED GENERAL LAW REPORTERS ALBUQUERQUE SANTA FE 3-6691 2-1869

Q Beginning with the lotter "B," if you please.

A As you know -- can you gentlowen see me?

MR. WALKER: Yes.

A As you know, this is the producing bed, this area here.

Q You are referring, now, to the bed which has been designated by Mr. Jourdan with the letter "A"?

A That's correct. That is the producing potash bed. It is in the upper one-third of the Salado Formation, and you have a salt series starting, just for the purpose of the question, from this point have on up to your top salt.

Q Will you place the letter "B" to indicate where the top of the salt is? A large one, if you please.

A Yes, sir.

Q Now, carry it on upward to your next general zone.

A On top of your top salt, going on up in the next section, you have, oh, six feet to eighty-five feet of unconsolidated material, sandy clay, silt, and heterogenous mixtures of gypsums. Above that, you have approximately 220 to 240 feet of anhydrite gypsum in which you have two dolomite beds, known locally as the magentadolomite and calabradolomite, with the latter being the lower member. Above your anhydrite gypsum, you have approximately 200 to 300 feet of red silt zone triecic red beds, and in certain scattered areas you have caliche outcrops. Sometimes you don't have caliche, although your caliche is --

Q All right, Mr. Libbey, would you take your seat, again, if

DEARNLEY MEIER & ASSOCIATES INCORPORATED GENERAL LAW REPORTERS ALBUQUERQUE SANTA FE 3-6691 2-1869

you plea	ase. Have you performed any piller-pulling operations at the	-
United a	States Potash Mine? A Yes, sir.	
Q	And approximately when did you commonde the pillar-pulling	
operatio	ons in secondary mining at the United States Futuch Mine, if	
you know	w the answer to that?	
A	December the 15th, 1953.	
Q,	And approximately when did you cease the operation, the	
pillar-	pulling operations, in that same area?	
A ²	April the 17th, 1956.	
Q.	Have all of those pillar-pulling operations of United States	
Potash	been in one area, one general area?	
A	Vec of n	

(Whereupon, PCA Exhibit No. 4 was marked for identification.)

46

Q Mr. Libbey, are you familiar with the geological and engineering work that was performed at United States Fotash Company in connection with the pillar-pulling operation?

A Yes, sir.

Q Will you describe, generally, the geological work and engineering work that was done by your company in connection with that operation, what control points did you set up, what observation techniques you utilized?

A In preparation to final mining, or second mining procedure, we very carefully studied every technical consideration we could think of regarding this situation. First, we established a survey

> DEARNLEY MEIER & ASSOCIATES INCORPORATED GENERAL LAW REPORTERS ALBUQUERQUE - SANTA FE 3-6691 2-1869

over a large area of our property, indicating the exact survey points in respect to the exact elevations, and also as to location, which would take into consideration subsidance and displacement.

Q Mr. Libbey, would you kindly refer to PCA Exhibit No. 4, and locate thereon, in the first instance, what area is delineated in dark pink, the area that is delineated in dark pink represents what?

A The area delineated in dark pink is our present final mined area.

Q That is as of the present time? A That's correct, sir. Q You have mined out the maximum amount: of potash that it is possible to get out of that area, is that true?

A Fossibly not. There is approximately ten percent of the ore still in there that was necessary to remain in there. Due to economic need, at some later date, we may go in after that ten percent.

Q I wonder if you would state what has happened underground when you removed this ninety percent of the potash in this area? What happens to the roof?

A Generally within two or three days after final mining has been conducted, we notice the roof to start coming down, it begins to heave and heave from the floor, or fault; the corners of the pillars, or fenders, start taking weight and falling off. Those are the first symptoms.

Q Will you, now, please indicate what you intend to show by the

DEARNLEY MEIER & ASSOCIATES INCOMPORATED GENERAL LAW REPORTERS ALBUQUERQUE - SANTA FE 2-6691 2-1269

area that is delineated on the PCA Exhibit No. 4 in light pink?

A In light pink, we have shown here the area where vertical subsidance has taken place. I would like to point out, again, this is the area where actual final mining operations have been conducted, and this is the area where overall vertical subsidance has taken place.

Q Now, the latter item which you referred to is the area delineated in light pink? A Yes, sir.

Q And where is that, in the mine, or on the surface?

A On the surface, from a surface survey.

Q The light pink is surface and the dark is underground?

A That's correct.

Q How deep is the light pink with respect to the surface?

A Approximately a hundred feet below.

Q If you can give us an overall picture, approximately what was the thickness of the potash that was removed from this underground area?

A From nine to eleven feet, approximately.

Q Now, Mr. Libbey, in the area which you have delineated in light pink, at a large number of locations you have small figures; in the dark pink area, they are enclosed in a white circle. What do those represent?

A All the figures on this map show the degree of vertical subsidence.

Q When you say 'the degree,' do you mean in terms of what?

DEARNLEY MEIER & ASSOCIATES INCORPORATED GENERAL LAW REPORTERS ALBUQUERQUE - SANTA FE 3-6691 2-1869

	Ā	Feet	and	tenth	10 8	feet	•					- a			
(Q	Feet	and	tenth	s of	feet	?		A	Tha	t's	corr	ect.		}
•	ą	Does	that	apply	r, Mr	. Li	bbey,	both	to	the	figu	19 8	which	ap-	
pear	ir	h the	dari	c p ini c	area	and	those	which	sh a	appea	r in	the	light	; pin	K
area	9			۰.									•		

49

A Yes, sir, they are both of a surface consideration.

Q Now, will you tell us what the exterior boundaries of the light pink area represents in terms of date of latest survey?

A The latest survey, as of July 26, 1956, your extent of vertical subsidence.

Q Will you also explain how you have shown on that plat the boundary at an earlier survey, the survey boundary of subsidance area?

A The extent of an edge, or the boundary, of vertical subsidance on 4-23-56, was at this point here, as indicated on this map, and also at this point here; as you can see, the movement is progressive, even though final mining activity has not been conducted since the 17th of April, 1956.

Q Will you tell the Commission just when the last pillarmining operation was conducted in this area?

A Seventeenth of April, 1956.

Q And where, with respect to your coordinate shown on the side of the map, is the approximate area from which that material was removed?

A Right in this area here.

DEARNLEY-MEIER & ASSOCIATES INCORPORATED GENERAL LAVY REPORTERS ALBUQUERQUE - SANTA FE 3-6691 2-1869 Q Will you state, for the record, the coordinates of that area? A Yes, sir. It would be 65 North, 90 East on our coordinance. Q Then, to explain that further, the coordinance to which you refer are the coordinances which appear on the edges of the cross hatched section of Exhibit No. 4? A Yes, sir.

Q Will you, then, explain the area that you have designated on that plat with a dashed line consisting of large and small dashes, a combination of dot-dash line, which is a square area?

A Well, this dot-dash line is divided up into forty-acre plots. It may be a little difficult for you to see from afar, but those of you who have maps can see, in the bottom right hand corner, forty acre blocks, and so forth, right across this area.

Q The overall dimension, then, of the area which you have included in the outside boundaries of the combination dot-dash delineation on your sketch is 640 acres, is that correct, a section?

A That's correct.

Q Now, Mr. Libbey, will you point out where the boundary on the top side of that plat showed the area of subsidance to have extended at the time the last pillar-removing operations were conducted?

A This point right here on this, and this point right here, 1250 feet.

Q I am not sure you understood my question correctly. The plat shows, does it not, the edge, boundary, of your surface movement on April the 23rd, 1956? A Yes.

Q Now, it also shows the boundary on July 26, 1956?

DEARNLEY-MEIER & ASSOCIATES INCORPORATED GENERAL LAW REPORTERS ALBUQUERQUE - SANTA FE 3-6691 2-1869

A Yes, sir.

Q Now, both of those boundaries were established under your supervision, were they not? A Yes, sir.

Q And will you state, for the record, the character of the aurvey by which those boundaries were established?

A Our survey is one/hundredths of a foot on the vertical survey, and one/thousandths of a foot on a horizontal survey, the point and figuration established by giving each one of these locations a number and the outside figuration was located by interpolation.

Q Now, Mr. Libbey, you have also established the vertical and horizontal movements of a number of these checkpoints that you have shown on this plat, have you not? A Yes, sir.

Q Have you prepared, Mr. Libbey, exhibits showing the vertical and horizontal movement of two of those checkpoints?

A Yes, sir, I have.

(Whereupon PCA Exhibits Nos. 5 and 6 were marked for identification.)

51

Q Mr. Libbey, I hand you a document which has been marked for identification as PCA Exhibit No. 5, and ask you if you can identify this exhibit, please.

A Yes, sir, I am familiar with it.

Q What is it?

A This is a graph, or plat, showing horizontal displacement and vertical subsidance at Station 65 North, 95 East.

Q Will you state what the upper half of that exhibit represents,

DEARNLEY MEIER & ASSOCIATES INCORPORATED GENERAL LAW REPORTERS ALBUQUERQUE - SANTA FE 3-6691 2-1869

Mr. Libbey?

A Surface horizontal displacement.

Q And how was that established?

A By survey on nine different dates, when the vertical subsidance was also surveyed.

Q So you established, by your survey, the exact location of one of these checkpoints on several different dates as shown on the exhibit itself, and then platted, on the exhibit, the movement that that checkpoint went through, is that correct?

A That's correct.

Q What is the first date shown of that, Mr. Libbey?

A September 15th, 1955.

Q What is the last date? A June 26, 1956.

Q What is the coordination between PCA Exhibit 5 and PCA Exhibit No. 4?

A This station we have here, 65 North, 95 East, was located right at this point.

Q It is located at North Coordinate 65 and East Coordinate 95 on PCA Exhibit No. 4, correct? A Yes, sir.

Q And what is the extent of the horizontal movement of that checkpoint during the time between the first survey and the last survey? A Slightly over four feet.

Q What is the vertical distance in subsidance between the first and last survey?

A In this case, approximately four point five fest.

DEARNLEY MEIER & ASSOCIATES INCORPORATED GENERAL LAW REP', RTERS ALBUQUERQUE - SANTA FE 3-6691 2-1869

Q Now, that is in vertical subsidance?

A Yes, sir.

Q Now, Mr. Libbey, I would like for you to state whether, between the first and second survey dates, that checkpoint moved up or down.

A Between a first and second survey date, in respect to vertical subsidance, our point moved up.

Q And between the sixth survey date and the seventh survey date, with respect to -- strike that. Now, Mr. Libbey, I hand you a document marked PCA Exhibit No. 6, and ask you if you will identify this document?

A Yes, sir. I am familiar with it.

Q Will you identify it, please?

A Yes, sir. I am familiar with it.

Q What is it?

A This will show a graph, or plat, of Station 50 North, 95 East, showing surface horizontal displacement and vertical subsidanse.

Q Will you locate that particular checkpoint on Exhibit No. 4?
A 50 North, 95 East, right at this point.

Q Now, Mr. Libbey, you also stated, before, that you surveyed a number of other check points; will you state, for the record, what the largest amount of horizontal displacement you found to occur between your first and last survey dates in any of your checkpoints?

A Three point eight feet horizontal displacement.

DEARNLEY-MEIER & ASSOCIATES INCORPORATED GENERAL LAW REPORTERS ALBUQUERQUE - SANTA FE 3-6691 2-1869

Q What checkpoint was that?

A Right at this point right here.

Q Will you identify that, please, by coordinates?

A 65 North, 125 Bast.

Q That is in terms of horizontal displacement?

A Surface horizontal displacement.

Q Would you also state what, in terms of vertical subsidance, the greatest vertical subsidance you found and encountered between your first and last survey dates?

154

A Eight point twenty-six feet.

Q Please locate the checkpoint with respect to the coordinates on PCA Exhibit No. 4.

A That would be 50 North, 90 East.

Q Now, Mr. Libbey, would you kindly describe PCA Exhibit No. 2, and explain just how PCA Exhibit No. 2 would coordinate with PCA Exhibit No. 4?

A Yes, sir. Area "A," bed, is comparable to the mined-out area of this plat here. In detail, it would be, this zone right here, comparing to the mined out area.

Q Will you please place a letter on PCA Exhibit No. 2 at the boundaries which would represent the boundaries of the dark pink area of PCA Exhibit No. 4? Please use the letters "C" and "D" to represent those exterior boundaries. A Yes, sir.

Q Now, will you also place on PCA Exhibit No. 2 the letter "E" to indicate the exterior boundary of the light pink area on PCA

> DEARNLEY MEIER & ASSOCIATES INCORPORATED GENERAL LAW REPORTERS ALBUQUERQUE SANTA FE 3-6691 2-1869

D1	J	NO	-4

A Yes, sir.

Q Now, Mr. Libbey, would you kindly detail, for us, just what occurred in your mine, explaining, if you can, and in as much detail as possible, just what movements were noted, and show us, if you can, on Exhibit No. 2, just what happened from a purely physical standpoint of the things that you observed?

A Yes, sir. In the beginning of the second mining operations, we have noted that your back, or roof, conditions become incompetent very shortly after the final mining, or second mining, has begun, there is an arching effect from your ninety percent extraction and extending six, ten, twelve, sometimes greater, feet into your roof or back. We find the arch, or salt, which makes up your arch, to fall. Now, this becomes progressive as you go up through the sections, your area is taking the weight, and it is reflected on up to the surface with vertical subsidance. At the bed depths, at the sides of your final mining operations, we note differential punching from the extreme loads, the fantastic loads, that are being put on certain materials in this area and also the remnant pillars left in the bed area. Generally speaking, your subsidance is dominant in this general area through your bed depth. Due to your differential punching from these -- your sides of your mined-out area and also inside your mined-out area, we have what we call floor heaves with the salt section punching back up. That is true inside your final mined area and also on the flanks.

Q What you have stated, to make the record clear, is if you

DEARNLEY-MEIER & ASSOCIATES INCOMPORITED GEMERAL LAW REPORTERS ALBUQUERQUE - SANTA FE 3-6691 2-1869

have removed the pillar support from the area between point C and D, on Exhibit 2, that -- and correct me if I don't state it correctly -- the weight is then transferred, must be carried some place, the increase, it increases the weight on the areas outside points C and D, increasing the pressure there, is that correct?

A That's correct. In our fault section, we visualize a flowing effect, and also a slumping effect as a result of our vertical subsidance; in the overburdened section above the salt, we visualize possibly, a flowage effect, a slumping effect, and also a bending effect.

Q Mr. Libbey, would you comment, please, upon the approximate forty-five degree angle that is shown there on Exhibit No. 2, with respect to your experience, your actual experience in the angle that developed at the mine at United States Potash Company?

A The angle, the forty-five degrees of vertical subsidance angle is a good average figure from the results that we have obtained at our mine.

Q What is the greatest angle that you have sofar calculated from the vertical at the United States Potash operations?

A It would be fifty-two degrees and twenty minutes with a 1250 degree.

Q Is that along the north side of the property shown on Exhibit No. 47 A Yes, sir.

Q Will you comment, Mr. Libbey, upon the variations in the degree of plasticity in the several formations from the salt up to

> DEARNLEY-MEIER & ASSOCIATES INCORPORATED GENERAL LAW REPORTERS ALBUQUERQUE - SANTA FE 3-6691 2-1869

the surfacet

A As we all know, due to the salt domes, European potash activities or Carlsbad potash activities, salt is quite plastic, and will flow to some degree; the area above the salt, your silting sand, your clays, your unconsolidated gypsums, well, it is not well cemented at all, and there we would somewhat feel you would have a slumping effect, and possibly some flowing; in your Rustler Formation, your anhydrited gypsum formations where you have your two dolomite members, we visualize certain bending and flexing. As far as your silt stone, or your redbed formations above, on to the surface, we visualize some slumping, bending.

Q Is it fair to state, then, Mr. Libbey, that in the event, or when vertical supports are removed from an area such as have been removed here, the various formations will react differently?

A Yes, sir, with differentials.

Q Now, Mr. Libbey, will you point out on the chart, Exhibit No. 2, and indicate with a letter, or a line, if you prefer, the area in which you feel the greatest vertical pressures would be exerted?

A The centerpoint of your final mining activity.

Q Might we identify that by saying between points C and D?

A Yes, sir.

Q Where, Mr. Libbey, do you think the points of greatest sheer pressure would be exerted?

A Along our forty-five degree subsidance angle.

DEARNLEY MEIER & ASSOCIATES INCORPORATED GENERAL LAW REPORTERS ALBUQUERQUE - SANTA FE 3-6691 2-1869

Q Would you say, Mr. Libbey, that the material within the angles, within the funnel-shaped pocket, you might say, is material that might be said to be in motion of some type, depending upon its characteristic, and material outside of that point would not be in motion to the degree that the material inside is?

A Yes, sir.

Q The line C and D -- no, correction. The lines C and E, what do they represent?

A That represents a theoretical line, or subsidance from your underground bed going up to your surface. In that line you have several formational sections.

Q Now, Mr. Libbey, where do you feel the greatest point of sheer pressure would be exerted?

A Along your line, subsidance line, your forty-five degree line.

Q At what points on that line, with respect to the several zones involved, do you feel that the greatest sheer pressure would be exerted?

A Due to the fact that we have different formational plasticity and composition at our top soil, you would have one differential, the salt would behave one way, your sand and clay and heterogenous material above the salt would behave another way, your Rustler Formation, your anhydrite gypsums, your redbed and silt zones would behave another way, and, coupled with the evidence we have submitted, it would appear that you have repetition of direction with vertical

> DEARNLEY-MEIER & ASSOCIATES INCORPORATED GENERAL LAW REPORTERS ALBUQUERQUE - SANTA FE 3-6691 2-1869

subsidance and horizontal displacement.

Q In other words, two formations having different degrees of plasticit you feel that would be the greatest point of horizontal pressure? A Yes, sir.

Q Now, Mr. Libbey, will you assume that an oil or gas well were drill in a particular area, and, at some later date, the vertical support represented by a potash member, were removed so that a subsidance occurred, and the oil or gas well were in the area of subsidance movement, so that the theoretical line you have drawn of forty-five degrees would, at some point below the surface, intersect the casing of the oil or gas well, what do you think would be the effect upon that oil or gas well casing?

A No casing I know of would be competent enough to withstand the pressures involved.

Q Suppose there were some low-pressure gas in that well, do you think it could be contained? A No.

Q what do you think would be the effect on a potash mine if any gas leaked into it?

A It would be most detrimental.

Q There has been some testimony here, Mr. Libbey, about the fact that one gas well in that area was analyzed at forty percent methane; are you familiar with the characteristics of methane?

A Yes, sir.

Q Do you feel that would be a dangerous gas to have in the

mine?

A Definitely.

DEARNLEY MEIER & ASSOCIATES INCORPORATED GENERAL LAW REPORTERS ALBUQUEROUE - SANTA FE 3-6691 2-1869

Q Is it a very explosive gas?	A	Yes,	sir.
-------------------------------	---	------	------

Q Is it, in addition to being explosive, characterized as being a poisonous gas? A Yes, sir.

MR. BLACKMAN: I believe that is all.

NR. WALKER: Before we start the cross examination of this witness, I think it would be wise for us to recess for lunch until 1:00 o'clock, so that we will get service much faster.

We will recess until 1:00 p.m.

(Whereupon, the hearing in the above matter was recessed until 1:00 p.m. the same day.)

DEARNLEY-MEIER & ASSOCIATES INCORPORATED GENERAL LAW REPORTERS ALBUQUE RQUE - SANTA FE 3-6691 2-1869

August 16, 1956, 1:00 P. M.:

MR. WALKER: The hearing will come to order. Have you finished with the witness, Mr. Blackman? 61.

MR. BLACKMAN: I have a few more questions.

Continuing direct-examination of the witness, DONALD L. LIBBEY, by MR. BLACKMAN:

Q Mr. Libbey, you have testified concerning the number of various check points on Potash Company of American's Exhibit No. 4, and I wonder if you would point out along Exhibit 4, along the top margin of the dark pink area, the extent of the vertical subsidance that has occurred, as reflected by the several check points that you have discussed.

A Along the top--

Q (Interrupting) What is the vertical coordinate on that --I can't read it from here?

A We have a coordinate of 70 north.

Q That is what I want, along that line, will you comment on the extent of the verticle subsidance?

A We have 0.66 feet, and we have 0.39 feet (indicating); and 0.96 feet and 1.51 feet.

Q Now, Mr. Libbey, would you please point out in similar fashion the extent of verticle subsidance which occurs along the south side, approximately where the veins now rest?

A Along the coordinate line 40 north, we have two points indicated on this map, of 2.17 and 7.62 feet, and--excuse me, there is one further point here, 2.78 feet.

Q Now it appears from observing the map here, Mr. Libbey, DEARNLEY MEIER & ASSOCIATES

INCORPORATED GENERAL LAW REPORTERS ALBUQUERQUE - SANTA FE 3 6691 - 2-1869 that the extent of the of the horizontal movement as shown on the surface is not as far from the mined out area underground on the south portion, along the south boundary, as along the north? 62.

A That is correct.

In other words, where it appears you had a large amount of verticle subsidance, the horizontal movement did not extent out so far away?

A That is correct. The changes are very rapid in that respect and presently we have no way to predict them.

Q Would you comment somewhat on the time within which movement commences after removal of the sub-surface support?

A We have definitely noticed movement within one month after the operation originally started; in fact, it come on much fater than we thought it would.

Q What is the situation now with respect to the extent of movement?

A Well, we feel that the movement would extend out in respect to the vertical subsidance undoubtedly in all directions that we have indicated in light pink. We have attested that it has moved from April to July that much, and what is very much a possibility, after letting it rest longer, the vertical subsidance will extend in all directions to a greater degree.

Q Would you please comment on the forces and pressures involved in a movement of this cort, if you can?

A The forces that are in effect in a movement of this type are fantastic. They are particularly accentuated where you have formational change, or a difference in composition, or a foreign object that might be present there, and you get geometric increase

> DEARNLEY-MEIER & ASSOCIATES INCORPORATED GENERAL LAW REPORTEFS ALBUQUERQUE - SANTA FE 3-6691 2-1369

in your various earth pressures. The very intricate earth pressures pointing your downward effect, vertical subsidance, horizontal effect, are extremely intricate and I might say fantastic in just a month.

63.

Q You have commented on Exhibits 5 and 6 and have shown the variation in movements of two check points. Are those representative check points?

A Yes, sir.

Q Do other check points which you have observed move around in such irratic fasion?

A Some of them move move; some of them move less. Those were more or less generalized points to complete the dimensional consideration.

MR. BLACKMAN: I believe that's all.

<u>CROSS EXAMINATION</u>

By MR. GIRAND:

Q Mr. Libbey, as I understood your testimony, you stated that the U. S. mined area, which is exhibited in Exhibit No. 4, was comparable to the mined area now being operated by Potash Company of American, is that not correct?

A Generally correcto

Q The testimony here has been that the ore body was approximately four feet in thickness under the quarter section that is involved in the 3E/4 of Section 28, 19, 30. As I recall your testimony, your ore body had a thickness of some 9.11 feet?

A That is correct, sir.

Q Would the difference there of some five to seven feet in

DEARNLEY-MEIER & ASSOCIATES INCORPORATED GENERAL LAW REPORTERS ALBUQUERQUE - SANTA FE 3-6691 2-1869 thickness of ore body affect your figures on the amount of subsidance or amount of movement, both vertically and horizontally? 54.

A The situation is this: That once your earth pressures are triggered and start moving, your subsidance angle will remain the same as I have reported. As to the total vertical subsidance, naturally the figures will vary, but the subsidance angle will remain generally the same.

Q I see. But the extent of the subsidence will vary based on the amount of displaced dirt under the surface?

A On the vertical consideration you are correct. As far as the angle is concerned, from a theoretical point of view,---and that is all you can go on on that, it would appear absolutely that the 45° subsidence angle would be the same.

Q That 45° angle varies on your Exhibit 4, does it not?

A Yes, sir.

Q What is the minimum, or degree of variance there? In other words, I believe you stated to the north it ran as much as fifty degrees, twenty minutes.

A The minimum angle that we have reported is some twentyseven degrees and I might add that ground is still working.

(Then from your study of this movement, why the angle varies from twenty-seven degrees to fifty-two degrees, twenty minutes?

A Yes, sir.

Q That is at the present time?

A At the present time; the ground is still working.

Q All right. Now, if you know, when did the United States

DEARNLEY-MEIER & ASSOCIATES INCORPORATED GENERAL LAW REPORTERS ALBUQUERQUE - SANTA FL 3-6691 2-1869 start mining out the area, making their secondary recovery, so to speak, of the area covered by Exhibit 47

A As I stated this morning, December 15, 1953.

Q December 15, 1953. That is when---

A (Interrupting) --- they started second mining in this area.

Q In relation to the other mining property, the sections you have shown there in Exhibit 4 are on what side of your mining property, generally speaking?

A Generally, on the south side.

Q Is that to the extent of your lease-owned property--I mean does it go to the south extremity of your leased property?

A Would you clarify the question sir?

Q The area shown there-

A (Interrupting) May I ask a question?

Q Yes, sir.

A You may not own the lease-line of the ore limit ---

Q (Interrupting) The ore limit or the development limit?

A To our ore limit.

Q In the area shown there, where there any existing well bores or old oil and gas wells?

A Ho, sir.

Q Were there any old core holes in the area?

A Yes, sir.

Q Was any check made in regard to the old core holes?

A They were watched very very carefully, yes, sir.

Q was any of the information furnished here in your exhibits 4, 5 and 6 obtained from information obtained from watching those core holes?

> DEARNLEY-MEIER & ASSOCIATES INCORPORATED GENERAL LAW REPORTERS ALBUQUERQUE - SANTA FE 3-6691 2-1869

A Yes, in general-there is one core hole, I might add.

Q One-can you identify it on Exhibit 4?

A It is approximately in this area right here (indicating).

Q That would be on your north coordinate?

A Approximately part of the 40 and 45 north coordinate, and approximately 95 east.

Q Now, Mr. Libbay, in the process of your secondary mining, did the company explore any other methods of recovering additional ore and still leaving sufficient pillar strength to alleviate any subsidance?

A Oh, yes.

Q What measures did the company take in that regard?

A We carried on long studies on a European subsidence problem where holes were drilled in pillars to try to establish equilibriums so that when the back came down and the floor would come up in the final mining position, that equilibriums would be established bringing the back or roof and the floor together with

the greatest amount of ease and undisturbment.

Q Did you employ those methods in this operation?

A No, sir.

Q Now, have you made any study as to the extent, percentagewise, of one body that would be required to be left in the mined property in order to eliminate subsidance?

A Well, subsidance goes along with the mining industry. Q We have established that you can take out 65% and not bother it--I think that is established.

A Yes, sire

DEARNLEY MEIER & ASSOCIATES INCORPORATED GENERAL LAW REPORTERS ALBUQUERQUE - SANTA FE 3-6691 2-1869

Q And we know when you take it down to 10%, she moves?

A That's right.

Q Somewhere in there, there is a point of recovery that would still leave your property free of any subsidance? or simple

A That is a question which is not quite as clear-cut/as you have to say. Once you start your earth pressures moving, you have a triggering effect, and possibly the best solution is to leave your remnant pillars in place, which would allow ten per cent of your ore to be there to act as a cushion to bring it down in equilibrium. Actually, when you start going much higher than sixty-five or seventy par cent, you develop differentials or points of maximum pressures that disturb your equilibriums and make it much harder than bringing down your pillars on a ten per cent remaining basis.

Q What effect-getting back to the core hole you examined, what effect would it have on the core hole--what did your study reveal?

A Very little or none--very little or none. It subsided at the surface, I can't exactly quote the vertical subsidance figure consistent with the area I mentioned, but for the purposes of the question I will say around six feet. The casing friction which was at the very surface, the upper one hundred feet or so, behaved wery well and went down uniformly.

G The from your study of that core hole, would you say a well drilled in the potash area, and properly plugged, or could it be properly plugged so as to alleviate any seepage of gas or oil in the event of subsidance as you testified to under Exhibit 47

> DEARNLEY-MEIER & ASSOCIATES incorporated General Law Reportens ALBUQUERQUE - SANTA FE 3-5691 2-1869

A No, sir; your development casing 's the big question there. I say no to the oil test, potash that is different in that respect.

Q It is your testimony that an oil well or oil well bore hole presents a different problem than a core bore hole?

A Yes, sir.

Q How far below the floor of your mine property do you estimate there would be any movement?

A That is a question that we would like to know, sir. We have thought about employing sonar and radar and geophysics all the way through, aside from drilling. We feel, aside from theory, though, that it would probably go down forty or fifty feet.

Q Then any well that was plugged from the bottom up to we will say within the--through the salt section, would in all probability not be affected from fifty feet below the depth of the floor on down to the bottom of the hole?

A I am saying that purely on our own experience. I understand there are some operators that probably have other considerations along that line. The subsidance and displacement possibly might not have to occur, although bear in mind that the activity we have done here is done on the basis that we were operating under the best technical premise possible. We have learned a lot from our second mining operations and continue to do so.

Q There is one question which I think I have asked you and I am not sure of the answer or that I got an answer, so I will ask it again: Should an area be penetrated with oil and gas well bore holes, and should---you had left your pillars, in connection with R-111-A, one hundred feet radius around the bore hole,

> DEARNLEY MEIER & ASSOCIATES INCORPORATED GENERAL LAW REPORTER ALBUQUERQUE - SANTA FE 3-6691 2-1869

how far out from that pillar do you feel you would be unable to move your other square and/or other bodies of ore, that 25%--how much additional space do you think you would need?

A Mr. Girand, I believe you would find it the policy of United States Potash Company Division of United States Borax and Chemical Corporation, from a purely technical and operators' point of view, that we could not afford to conduct even first mining in and around mining operations due to the fact that we could not gamble on the life of our mine.

69.

Q Well, that is a good answer, but it doesn't answer my question--you don't feel there is any safe position then?

A Schewhere between a mile or two miles from commercial ore.

Q You feel safe in that?

A Let's say two miles from commercial ore.

Q Do you have any old oil wells, that is wells which are plugged and abandoned, in your mining property at the present time?

A No, sir.

Q Mr. Libbey, in the event a section of your mine, or should your mine become gassed through a gas leak, it is not your statement that the gas cannot be removed or the leak repaired and the gas removed and the mine made safe?

A Well, one-tenth of one per cent of methane or CH4 is out of the question as far as a mining operation is concerned. That is your limit. It would be most detrimental to your mining operation and could very possibly cause the loss of the entire mine under certain conditions due to the fact that your section in

respect to where the gas probably would be coming in would be DEARNLEY-MEIER AND ASSOCIATES STENOTYPE REPORTERS ALBUQUERQUE. NEW MEXICO TELEPHONE 3-6691
around the bed where you have been conducting final mining operations and would be migrating from the gas-producing some to where you are indicating the casing was breached or something. You would find the whole salt section in that immediate area and other areas would be completely honey-combed with foliage patterns, weakness planes, and separation units, and suddenly in other areas of operation--you are familiar with it, I am sure--you have a gas well blow out, and we would be picking up gas on all sides of us, in front and in back and there is great doubt whether our ventilation techniques could take care of that, and I think in all operations in the industry the protection of our personnel is the prime consideration.

MR. GIRAND: That's all.

MR. WALKER: Any further questions?

CROSS BIAMINATION

BY MR. NUTTER:

Q First of all, I would like to establish where this area is where you have done the secondary mining indicated on your Exhibit No. 47

A The south portion of our ore body, the extreme southern portion.

Q What section would that be in the map?

A It would be a portion of Section 13, Township 21 South, Range 29 East, N. M. P. M.

Q Is the area south of Shaft No. 2?

A Yes, sir.

Q Mr. Libbey, for one thing, when you mine this--carry out

DEARNLEY-MEIER AND ASSOCIATES STENOTYPE REPORTERS ALBUQUERQUE, NEW MEXICO TELEPHONE 3-6691

your primary mining operation, you remove some 65% of the ore in place and leave pillars of 25%, is that correct?

71.

A Well, you must bear in mind that various operators vary in detail as to extraction figure. Our Digure presently is closer to sixty, maybe sixty-two, varying in some areas, although in some areas sixty-five is correct.

Q Your mining operation is much the same as P. C. A. 's, leaving a pillar and driming a long broom through, is that right?

A Very similar.

Q Has any attempt over been made to determine whether any subsidance takes place on the surface, before the pillars are closed, as a result of primary mining?

A In a few limited cases there were, but I think you will agree that the time that should have been done was in 1929 or so, before the mining operation came in to being, due to the fact that our operation was a pioneer development in respect to the North American contizent. We are sorry that we did not have this type of grid over our operation and we don't have the proper information as to subsidance on primary mining.

Q Is your company or any other company engaged in first mining in the Carlsbad potash area at the present time?

A Yes, sir.

Q Are they taking any measurements that you know of to determine whether there is surface subsidance?

A I can't speak for others, but we have established a different grid over a large possion of our operations.

Q But you don't know whether they are measuring or not?

DEARNLEY-MEIER AND ASSOCIATES STENOTYPE REPORTERS ALBUQUERQUE, NEW MEXICO TELEPHONE 3-6591 A I presume International has. They have done final mining and I can't say anymore--I don't know.

Q I wonder if you would turn to P.C.A. Exhibit No. 2 there which is a cross-section of the subsidance and draw a vertical line commencing at a point midway between C and D?

(Witness complied)

A Is that satisfactory?

Q Yes, sir, right down through there. Now, if you would mark on that vertical line the areas of either unconsolidated, conglomerance or salts, or any material that would either build or flow--could you do that? I believe you said at the top it was either unconsolidated or conglomerate?

A Your weave would be involved from, say, sero to twen ty feet unconsolidated rotten caliche. From twenty feet to shall we say 200 feet, we would have red beds. From 200 feet--I'm not able to draw this to scale--

Q That's fine, I just want approximate figures.

A ---from 200 to, say, 430 feet, you would have a hustler formation with two beds known as the magentadolomite and the calabradolomite, and from 430 feet down to, say, just as a general figure, five hundred feet, you would have a rather unconsolidated sort of clay, silt and loosely consolidated gypsum, 1 would say 500 feet, going down through the soft section, say, to a depth of 1,000 feet, which is here, you have the upper one-third of Salado salt section of which there are numerous grade beds, to say nothing of the fact that there are some approximate twelve ore sones in that interval that are recognized in the area. Do you want me to

go into the flowage? DEARNLEY MEIER & ASSOCIATES INCORPORATED GENERAL LAW REPORTERS ALBUQUERQUE - SANTA FE 3,6591 - 2,1959

Q I would like to know which would flow or slump.

A They all have indicated that we have subsidance; I think you will agree to that. Due to the fact that we have a change in composition as far as the formations are concerned themselves, I think you would also agree that there is a good possibility that we would have a change in subsidance aspects. After rather detailed studies, both in this country and abroad, it has been determined that your salt will flow under sufficient pressure. In some cases in the European mines at a little different depth than we have, your potash actually flows like beeswax between two bricks, so I think you can assume as far as the upper formation of the Jalado formation, that the Salade will flow and bend or slump to a degree with the main thing being its flowing effect, due to the fact that the bed material has been removed. As to the unconsolidated zone right above the salt, we visualize due to the fact it is not too well knit together, that we will get a certain amount of slumping. There are clay seams and things of that nature. You can correct the flow if you want to--it is just to the coordinate. As far as the sone above it, we feel it will bend and slump as has been attested, due to the fact that we have the vertical subsidance indicated. As far as the upper section is concerned, I look at it as more of a slumping situation. There are few red bed situations in that section. Back to the salt bods I mentioned, the dolomite and anhydrate bods, we are all familiar with them, those beds act as reinforcing steel does in cement, and help control the subsidance.

Q That hed of dolomite across there--in order to achieve this subsidance as indicated on the chart, it would probably have

> DEARNLEY-MEIER & ASSOCIATES INCORPORATED GENERAL LAW REPORTERS ALBUQUERQUE - SANTA FE

shear in two and drop, wouldn't it?

A The dolomite bed in the present detail on the Calabra, is a dolomitic line from shaft-sinking operations. It appears to have a pretty heavy block effect and the theoretical consideration---I would tend to feel that it would possibly bend, although it could shear. I can't answer that question---very definitely it could shear, but we would feel possibly it would bend also, and it has a possi-bility of shearing also. We just don't know.

Q There is no bed across the theoretical funnel with enough rigidity to withstand the weight of the overburden in case of subsidance?

A No, sir.

Q I would like to find out just how you obtained -- or after you had control already, just what steps you took to observe the vertical and horizontal movements?

A Each month-I had better say that we have established well control point designations and locations--and each month our surveying department checks most of the survey points mentioned in this area, or over a far greater area than mentioned. It is done on a regular basis each month.

Q And after they have laid out the grid, what do they do?

A After that they had all the various specifications checked for a permanent type marker, using steel stacks with cement footings along proper specifications approved by various organizations and the Government, and established the grid so that these points would remain stable. Some animals dug up some, and one was on a train right-of-way, and we lost one or two that way.

Q These are permanently fixed however, and the only way

DEARNLEY-MEIER & ASSOCIATES INCOMPORATED GENERAL LAW REPORTERS ALBUQUERQUE - SANTA FE 3-6691 2-1869

they would move would be if the ground moved?

A Yes, sir.

Q And they checked those movements on a transit, or what?

75.

A Yes, we have a very competent survey monthly, each month.

Q Referring to your Exhibit No. 4, point 65 north, 95 east or west, whatever that is -- what has been the general movement of that point in a horizontal direction?

A 65--95, we note that from Point 1 to Point 2 we went, shall we say, northeast. From point 2 to 3, we want southwest. From three to four we went northwest; from four to five, we went southeast; from five to six, we went southwest; from six to seven, we went northeast; from seven to eight, southwest, and to Point 9, well--we did go due north.

Q What has been the general movement from Point 1 to Point 9?

A What do you mean, I don't understand?

Q What is the over-all not movement?

A Well, it would be---

Q (Interrupting) In a southerly direction?

A Yes--yes. And with the very definite provision that the point has reversed its position back and forth many times.

Q Referring to control point 50, north 95, what has been the general trend of its movement?

A It has generally moved to the north from--as you can see, the location of Point 1 to Point 9, there has been much duplication of intersection or movement here as was in the other case briefly mentioned--generally north.

> DEARNLEY MEIER & ASSOCIATES INCORPORATED GENERAL LAW REPORTERS ALBUQUEROUE SANTA FE 3-6691 2-1869

Q Referring to Exhibit 2, Point 5 on the top of the ground there, and Point F on the far right side--would the tendency of those two points be to move together also?

A Yes, sir. It is our very definite opinion that in the center of your final mined out areas, you have more vertical subsidance.

Q There would be a point where you wouldn't have any horisontal movement but you would have vertical subsidance?

A Well, yes, but on the flanks of your 45-degree subsidance angle you would have a greater horizontal movement than in the center. What I am trying to say is that this point here, you would have greater horizontal displacement here than here, and also greater horizontal displacement here on the surface than here.

Q Where would the greatest vertical displacement be?

A In the center, although as far as the displacement aspects are concerned, they change. When you think it is all figured out, something very definitely in reverse happens sometimes, but what I have said is generally true.

Q Mr. Libbey, how are mines ventilated?

A Well, under the State of New Maxico Mining Law, we have to have two shafts to operate, I believe, more than ten man, and most of the operators have a down-draft and an up-draft shaft. Extending over the areas of underground operation we use various fans and openings to push the air to the working face, and as it reaches the working face, it goes on to the up-draft shaft where we have a large fan that pumps the air out of the shaft with fresh air coming in.

DEARNLEY MEIER & ASSOCIATES INCORPORATED GENERAL LAW REPORTERS ALSUQUEPOUE - SANTA FE 3-6691 - 2-1569

Q These shafts, those are operator shafts that you have?

77

A Yes, sir, production shafts.

Q In other words, you don't have to bore them--there are some drilled in the mine?

A In some cases, I believe--but it is not true in respect to the operation I am most familiar with, --I believe in some cases in possibly service and supply, the main reason for sinking shafts would be due to the high cost. Naturally we try to keep the shafts at a minimum and no bore hole shafts for ventilation have been yet completed in the Carlsbad area.

Q In the event that pillar pulling becomes necessary to extract the final amount of ore, how close do you pull pillars near the shaft?

A That is an extremely difficult question to answer. We are evaluating that very carefully from the information we have developed, and along that line of thought, the theoretical figure we are considering is around 2,000 fleet, possibly a little less, possibly a little bit more, but it very definitely is a theoretical figure and is under advisement.

MR. NUTTER: I believe that is all, thank you.

MR. PORTER: Any further questions of the witness? If not, the witness may be excused.

R. S. FULTON.

a witness, called on behalf of the Protestant, having been first duly sworn on oath, testified as follows:

DIRECT BIAMINATION

By MR. BLACKMAN:

DEARNLEY-MEIER & ASSOCIATES INCORPORATED GENERAL LAW REPORTERS ALBUQUERQUE · SANTA FE 3-6691 2-1869 Q Kindly state your name.

A R. S. Fulton.

Q And your profession, Mr. Fulton?

A Mining engineer.

Q What is your present position?

A Regional Mining Supervisor, Geological Survey, Carlsbad, New Mexico.

Q And as such, are you in the immediate charge of the operations of the United States Geological Survey as it applies to potash operations in the Carlsbad area?

A As it applies to the Carlsbad operation, potash operation on Federal potash leases.

Q Mr. Fulton, in your capacity as Regional Supervisor, do you have access to all core drilling data and mining data from time to time submitted to you by all the potash companies?

A Yes.

Q And are you familiar with the methods generally in use in the potash mining industry for the estimating of the amount and character of ore in place?

A Yes, sir.

Q I will ask you, Mr. Fulton if at my request you addressed a letter to Potash Company of America, dated August 13, 1956, in which you set forth your calculations on the basis of information in the hands of the Geological Survey on the value of potash under the SEt of Section 28, Township 9 South, Range 30 East?

A Yes, sir.

(Whereupon PCA Exhibit No. 7

78.

DEARNLEY-MEIER & ASSOCIATES INCORPORATED GENERAL LAW REPORTERS ALBUQUERQUE - SANTA FE 3-6691 2-1839 Q I will hand you a document marked Potash Company of America's Exhibit No. 7 and ask you to that is a photostatic copy of that latter?

A Yes, it is.

Q Would you kindly read that letter into the record, Mr. Fulton, and explain to the Commission just how it is you have arrived at these evaluations, if you will, please, and make any explanation you think is necessary?

A The letter is addressed to Potash Company of America, Post Office Box 31, Carlsbad, New Mexico: "Gentlemen: This is in response to your recent verbal request that this office compile data relative to the potash erebody contained in the SE& of Section 28, T. 19 S., R. 30 E., N. N. P. M., New Mexico, which is enbraced in your potash lease Las Cruces 046729-D, issued January 18, 1933. Potash values have been determined on the basis of total recoverable value and recoverable value per acre for the several extraction stages invoked in the mining operation. The average grade and thickness of the orebody were obtained by taking the weighted average of the four potash core tests located at the four corners of the 32½ Sec. 28. The recoverable values are obtained by using the following formula:

Recoverable value per acre = 2,722.5 x thickness of ore in feet x grade of ore in % K₂0 x % mining extraction x % mill efficiency x units of K₂0 per ton x price per unit of K₂0.

The constant, 2,722.5, represents the tons of one contained in one acre-foot using 16 cubic feet ± 1 ton of one. The price per unit of K₂0 in muriate is 36 cents. Following are the values

> DEARNLEY-MEIER & ASSOCIATES INCORPORATED GENERAL LAW REPORTERS ALBUQUEROUE - SANTA FE 3-6691 2-1869

det	ermined:	Recoverable Value per 160 Acres	Per Acre
la	First mining (extraction 65%, mill efficiency 90%)	\$9,804,430	≩61,27 8
2.	Second mining (extraction 25%, mill efficiency 90%)	3,770,935	23,568
3.	Total mining (extraction 90%, mill efficiency 90%)	13,575,365	84,846

minimum radius of 100 feet which would be required to protect a producing oil well drilled through the orebody, no part of which could be recovered:

The following values relate to a protective pillar with a

Value of piller (65% extraction, 90% mill efficiency) = \$44,390

Value of pillar (90% extraction, 90% mill efficiency) = \$61,464

The average depth of the orebody in the SEL Sec. 28 is approximately 750 feet. In the event that four producing oil wells existed in the tract at the time second mining was contomplated, the Survey would require observance of a subsidence angle of 45 degrees - pillars could not be removed closer than 750 feet to a producing well. As the proposed oil wells are to be located in the center of each 40-acre subdivision of the SEL Sec. 28, this means that all mine pillars within the 160-acre tract would be less than 750 feet from a producing oil well, hence no pillars could be removed."

Q Now, Mr. Fulton, in order to calculate the value of the potash which would be left in place in the event oil wells were drilled as stated in your letter, it would be necessary to add

> DEARNLEY-MEIER & ASSOCIATES INCORPORATED -GENERAL LAW REPORTERS ALBUQUERQUE - SANTA FE 3-6691 2-1869

together your 25% figure on page 1 of your letter, which is point 2 in your table of values, to the value of the pillar which you have shown on page 3, not part of which could be recovered--is that true?

A That is true.

Q Do you care to make any further comments upon what you have stated in this letter?

A No, I believe not.

Q Mr. Fulton, I hand you a document marked Potash Company's Exhibit No. 8 and ask you if you will kindly identify that for the record?

(Said Exhibit No. 8 of PCA had heretofore been marked for identification.) 81.

A That is the copy of the Department of the Interior regulations which apply to the issuance of oil leases covering formerly withdrawn potash lands.

G That is a copy of the Department of the Interior notice containing the regulations published prior to the issuance of the lease which is the subject matter of this hearing today, is it not?

A Yes.

MR. BLACKMAN: Thank you, that is all. MR. PORTER: Any questions?

<u>CROSS BXAMIHATION</u> BY MR. GIRAND:

Q Mr. Fulton, I think there is a slight error there. I don't know how great it is, but it wouldn't be the sum of your value figure No. 2 on the 25% plus the value of the pillar because the pillar you would have in there, whether you would--other than

> DEARNLEY-MEIER & ASSOCIATES INCORPORATED GENERAL LAW REPORTERS ALBUQUERQUE SANTA FE 3-6691 2-1869

your well bore radius, because of the 100 foot radius--you wouldn't have quite the exact figure there, would you?

A Well, what is meant, Mr. Girand, is that in the event the 100 foot radius pillar had to be left around the producing well, the operation would lose is normal expected 65% from the area. In addition, I don't believe he would be able to remove anything in secondary mining-hence, the 25% plus that pillar area there.

Q Has it been determined that no pillars would be allowed to be removed from around a producing well from within 750 feet of the well bore?

A Such a case has never come up, Mr. Girand. However, my office is the power that is, you might say, in that respect. The only way our instructions could be overruled would be from the higher officials in the Department.

Q I was only inquiring whether that determination had been made. That being true, it would still allow the potash operator to recover at the present time and during the life of the production of the eil and gas well, at least 65% of his ore?

A That is correct.

G A denial of the right to drill for oil and gas, in the event oil and gas exist in place, would deprive the lessee of the oil and gas of 100% of his oil?

MR. BLACKMAN: If the commission please, I think that is a bit of argument.

MR. GIRAND: All right, 1 will withdraw it. I will make my speech later.

Q Mr. Fulton, in the field the potash is now in, have there

DEARNLEY-MEIER & ASSOCIATES INCORPORATED GENERAL LAW REPORTERS ALBUQUERQUE - SANTA FE 3-6691 2-1869

been occasions where potash has been mined around producing oil and gas wells?

A I am not certain, Mr. Girand. I think the Potash Company of America either have been close or are getting close to some wells in their operation.

Q As a matter of fact, Mr. Fulton, there are two wells in-at the present time--producing within the limits of the Potash Company of America leases right at this time, aren't there? That is, the W. H. Black Federal Mates located in the Southwest, Southwest of Section 28 and the Black State Lowe No. 1 in the Northeast of the Northeast of 33, I believe, or 32?

A The thirty-two?

Q Both of those wells are located in what has been delineated as the potash area. Do your records disclose the estimated value of the potash on the SWE of Section 257

A No, sir. We could compute it, if there is a need for it. However, my office was asked to compile the data for this particular case.

Q I wonder if you would make that information available to the Commission to show a comparable value between the Sat and the SEt of Section 23?

A The Southwest and the Southeast? It will take sometime, Mr. Girand, to prepare that. I have no facts or anything available to do it now.

Q There are no core holes, or there isn't the same information in regard to the 5%; of Section 28 that exists as to the Southeast quarter?

> DEARNLEY-MEIER & ASSOCIATES INCORPORATED GENERAL LAW REPORTERS ALBUQUERQUE - SANTA FE 3-8691 - 2-1869

- A Oh, yes, but I don't have it here.
- Q Well. I meant at a later time.
- A Yes.
- Q Just for the Commission's enlightenment.

MR. BLACKMAN: You have made a statement, Mr. Girand, in the course of your questions, that part of this area is within the PCA area, and I haven't challenged the statement because I don't know the facts. I don't have our lease line around there.

MR. FORTER: The map will show it, it is on file in our office.

MR. BLACKMAN: Will the Commission take judicial notice of the map on file to the extent of the PCA leases?

MR. WALKER: The Commission will take judicial notice and it will be in the record.

MR. BLACKMAN; Pine.

<u>CROSS SXAMINATION</u>

By MR. HUTTER:

Q In making your calculations on the value of the potash reserve, what were the thicknesses of the beds in the four corners of the guarter section?

A Well, sir, those thicknesses and the actual information information is really not mine to divulge unless PGA would agree to it.

Q Well, I think it is just a matter of figuring it out backwards--would you say it was an average of 4½ feet?

A Does PCA have any objection?

MR. BLACEMAIL We have no objection.

DEARNLEY-MEIER & ASSOCIATES INCORFORATED GENERAL LAW REPORTERS ALBUQUERQUE - SANTA FE 3-6691 2-1869 A The average thickness was 4.52 feet.

Q Is that usually a pretty reliable method of determining the thicknoss--taking the core thickness? At the section line?

A Yes, it is a weighted average.

Q Has experience in the past revealed it to be pretty reliable?

A Yes,

Q One other question-the value of the K_2O is thirty-six cents in the unit. Is that the value of the ore in the mine or on the surface or at the mill, or where?

A That is the value of the product as sold.

Q In other words, from these figures we would have to deduct the cost of mining and processing the ore, is that correct?

A You would if you were calculating profits, but we are speaking of values here.

Q The stuff doesn't have any value until it is brought to the surface and processed though, does it?

A True, true.

Q Has your office constantly observed this 45 degree angle of subsidence?

A Yes, sir.

MR. NUTTER: That's all.

MR. WALKER: Any further questions?

CROSS BXAMINATION

By MR. GURLEY:

C One question: I don't understand what you mean when you

DEARNLEY-MEIER & ASSOCIATES INCORPORATED GENERAL LAW REPORTERS ALBUQUERQUE - SANTA FE 3-6691 2-1869

say on the second page of your letter that "pillars could not be removed closer than 750 feet to a producing well." I am not quite clear on that. You mean there would have to be a solid piece of ground there, I mean ore, of 750 feet, surrounding the well, or in that area the pillars that were there, mined around them and left them, they could not be removed---which would be the case?

A What I mean is, Mr. Gurley, observing the 45-degree subsidence angle with the average depth being 750 feet vertically, your 45-degree angle would indicate a 750-foot distance horizontally, so if the well was 750 feet out, we wouldn't dare take any pillers closer than that because it would affect the well itself.

Q Then, actually, it effect, it would be--you mine 65% within the area of the well, and leave the pillars for 750 feet, is that correct?

A Tes, they would get 65% extraction over the entire tract incopt for the pillar around the well, but when it came time to take the 25% normally expected in the pillars, if there were four producing oil wells in the center of each 40-acres tract, all the mine pillars in that 160-acre tract would be less than 750 feet from a producing well, and you could not take them.

> (Mr. Gurley indicated he had finished his cross-examination.)

MN. BLACKMAN: May I clarify that last statement: I thought you intended to say if there were one producing oil well in the center of each 40-acre tract within the 160-acre tract, in that case all of the potash ore-producing zone would be within 750 feet of an oil-well, is that correct?

> DEARNLEY-MEIER & ASSOCIATES INCORPORATED GENERAL LAW REPORTERS ALBUQUERQUE - SANTA FE 3-6591 2-1869

A That is correct, all the pillers within the area.

RE-CROBS BAAMINALION

By MR. NUTTER:

Q Referring to Exhibit No. 8, Mr. Fulton, this copy of the rules and regulations put out by the Department of the Interior, in here do they say how close a well can be drilled to the potash reserves, or anything about 750 feet?

A No, sir, they don't.

Q They don't mention any average of subidence or anything on that, do they? That's all.

MR. WALKER: Any further questions of this witness. You may be excussed. Mr. Fulton.

ROBERT H. LANE,

a witness, called on behalf of the Protestant, having been first duly sworn on oath, testified as follows:

DIRECT EXAMINATION

BY MR. BLACKMAN:

Q Mr. Lane, will you state your name, please?

A Robert H. Lane.

Q And your address?

A Carlsbad, Hew Maxico.

Q By whom are you employed?

A International Minerals and Chemical Corporation.

Q What is your capacity at International?

A I am a mine engineer?

Q Mine engineer?

A Yes, sir.

DEARNLEY-MEIER & ASSOCIATES INCORPORATED GENERAL LAW REPORTERS ALBUQUERQUE - SANTA FE 3-6691 2-1869 Q Are you'n charge of the mining engineering department at International?

A Yes, sir.

Q And how long have you been with International Minerals and Chemical Corporation?

A Six and a half years.

Q Mr. Lane, you just heard Mr. Fulton testify on the methods of estimating amounts of potash or ore. Would you give your comment upon the general use of methods familiar to those in the industry?

A Our company estimates reserves the same way as Mr. Fulton.

- Q Have you generally found those methods to be accurate?
- A Yes, in most cases.

Q Mr. Lane, do you consider the general averages we have been talking about with several witnesses, of 65% on first mining and 25% on second mining, to be fair averages of the type of sining that would be performed in an area such as is under consideration here in the Scutheast quarter of Section 28?

A Yes.

Q Have you had any experience in removing the pillars and observing the resultant subsidence in International Minerals and Chemicals?

A We have robbed them three different times; first, in 1948, second time in 1952 and 1953, and we have just finished a small area this spring. On the surface we have very little in the way of check points compared to U. S. Potash. Underground we have observed it very closely.

Q Before passing that, have you had an occasion to measure

DEARNLEY-MEIER & ASSOCIATES DECORDORATED GENERAL LAW REPORTERS AL BUQUERQUE - SANTA-FE 3-6691 2-1869 EB

the movement of the potash members, or the general ground, after first mining?

A No. We have one case, not on the surface. This is underground and the back and the bottom will come together at a uniform rate immediately upon first mining.

Q Can you tell us what that rate is?

A An average rate of 1/100 of a foot per month.

Q Will you explain to us, Mr. Lane, the pillar-pulling operations which you engaged in and what you observed to have taken place at that time, and when it was, if you please?

A I will try to go over the area we just finished. It is a small area compared to what we call a sub-panel; an area approximately 800 feet wide and 1,000 feet long. After you mine to the edge of the sub-panel, you start to retrend, by pillar mining. Movement started within forty-eight feet. The first movement is that the floor heaves, this is caused by a mud seam underneath the potash bed and happens after the first pillar is split by additional weight being placed on it, and that weight, theoretically, is 375% on first mining and 1200% on second mining--the additional weight on a pillar. Novement occurs when there is a four-inch mud seam four feet underneath the mining bottom. This mud seam is compressed and tends to flow away from the fender causing the floor to heave or buckle in the center.

Q What is the fender?

A The fender is the remaining portion of the original

pillar. After the floor heave takes place, it has been noticed in many instances where the pillar itself will move up to six inches

DEARNLEY MEIER & ASSOCIATES INCORPORATED GENERAL LAW REPORTERS ALBUQUERQUE - SANTA FE 3.6691 2.1869

and then alide down to the tip of the bed. After that movement, usually the back will cave out.

90.

Q Approximately what was the extent of your over-all recovery in the area from which you pulled those pillars?

A 93%.

Q Mr. Lane, would you comment on the lapse of time that should be expected between first mining and second mining operations? Is there any rule you can go by that you know of?

A I can't say there is a rule, but it varies from week to week, even in our own property.

Q In other words, if too much time is allowed to elapse before commencing second mining operations, your area might get in the condition that you can't perform second mining operations?

A Yes, sir, we have a small area of that nature.

Q Explain any direct experience you have had in that area?

A In 1952 we opened a new section in the mine, practicing the same standards as in the older section.

Q By that what do you mean?

A The same standards for width in first mine extraction-identical standards, with no rough salts or protection of that sort. In the new area, it wasn't very long before we found out our mistake. Then new standards had to be adopted and the original area was lost.

Q What do you mean when you say the original area was lost?

A The new orebody we went to.

Q When you say it was lost, what do you mean?

A It was lost to second mining. Safety-wise we can't rob

DEARNLEY MEIER & ASSOCIATES INCORPORATED GENERAL LAW REPORTERS ALBUQUERQUE - SANTA FE 3-6691 2-1869 pillnrs.

Q How long a time was it between the time you finished mining in there and the area became what you considered to be unsafe for second mining? 91.

A Seven to nine months.

Q Mr. Lane, would you care to comment on the pressures involved in a subsidence situation such as this, such as we have been talking about here? Can you illustrate it, if possible, by referrals to Exhibit 2 and state just what you observed with reference to Exhibit 2?

A Theoretically, on the pillars, you have an increase of 375% more pressure on the pillar on first mining than on the area before first mining. In the center area between C and B, the fenders remaining have an increased pressure of around 1200%.

Q You stated in your testimony, I believe, that you had had some floor heaves?

A Yes.

Q Will you state where they have occurred in there with reference to points C and D?

A It would be in the dark portion, taking Fillar A, the remaining portion, you take and drive pocket cuts through the center and this would be the remaining fender on each side. There is a normal pillar on this side with a fender in here and a mud seam four feet underneath. The increased pressure on the fender also would get it down through the mud seam; the mud seam being the weakest component, it will tend to flow out in both directions under the pillars, and the original mining bottom will boil off by push-

> DEARNLEY-MÉIER & ASSOCIATES INCORPORATED GENERAL LAW REPORTERS ALBUQUEROUE - SANTA FE 3-6691 2-1869

ing the additional mud.

MR. BLACKMAN: May the record show that the witness sketched on the bottom of Potash Company of America's Exhibit No. 2 a little sketch showing the method of removing pillars, which constitutes removing the center of the pillar and leaving two small portions of the pillar which he has denominated fenders.

> (Whereupon PCA Exhibits No's. 9, 10 and 11 were marked for Identification.)

Q Mr. Lane, I hand you a document marked Potash Company's Exhibit No. 9 and ask you if you will identify that picture, please?

A Exhibit 9 was taken in the International Mine in a rebbed-out area. It shows a typical floor heave.

Q Can you state approximately how far that heave occurred from the area where the pillars were actually removed?

A This is right in the area, this Exhibit 9.

Q Right in the area where the forms were removed?

A Yes, as in the diagram marked Exhibit 2.

Q I hand you another picture and ask you to identify that, please?----and this has been marked Potash Company's Exhibit No. 10.

A Exhibit 10 is a picture taken in International's mine. feet It is located about 300/from a mined-out area, and shows a floor heave in one of our main-line tracts. The large pillar you see on the righthand side was the barrier pillar and the floor heaving action came through that long pillar.

Q Mr. Lane, I hand you a document marked Potash Company's Exhibit 11, and ask you if you will identify that, please?

A Exhibit 11 is a picture which was taken in International's

DEARNLEY-MEIER & ASSOCIATES INCORPORATED GENERAL LAW REPORTERS ALBUQUERQUE - SANTA FE 3-6691 2-1869

mine on the 850-foot level, fifty feet above the level which has been in question all day.

Q I think you might explain, if you will, the number of levels on which mining is conducted at International Mine and Chemical?

A At the present time, we are on two levels--et one time we were on three, but one has been abandoned for the time being.

Q It is not conducted on only one level as other mines are, is that true?

A To my knowledge.

Q Will you explain just what occurred on Exhibit 117

A The pictures shows a corner of a pillar on an upper level. Subsidence occurred between this pillar and the one below, and the pillar is separating from the actual mining back which is a mud alip on this leve.

Q What had occurred on the lower level prior to the time that subsidence occurred?

A In Exhibit 11?

Q Tes.

A Pillar mining was completed with a normal floor heave and normal spreading of the pillars, and fenders.

Q Mr. Lane, are you generally familiar with deposits of potash in New Mexico?

A Yes.

Q I would like to have you comment on the extent of these deposits---and be as specific as you can. If you have to, you may look at any information you have about them.

A The deposits are generally the same in International's

DEARNLEY-MEIER & ASSOCIATES INCORPORATED GENERAL LAW REPORTERS ALBUQUERQUE - SANTA FE 3-6691 2-1869

mine as with the other mines, the difference being that we have two of the upper levels out of the reconized twelve mineralized zones. But in general all features are the same, mud slips, and the different compositions and beds.

Q Does International---I don't wish to ask you for confidental information so please feel free not to answer--I would like to know if International's over-all percentage of ore, of potash contained in the ore, is less now than it was previously.

A Would you re-word that?

Q Does International-I would like to know if International is mining a lower grade of ore than a few years ago?

A Tes, by 25%.

Q From your knowledge of the situation, is that the general situation in Carlsbad?

A It will be.

Q What is your reason for stating that, would you explain that?

A I think we can bear it out--all the shaft logs were placed in a higher grade of ore, and they are working to the fringe area now.

Q Would it be fair to state that New Mexico deposits do not constitute an inexhaustible source, but are definitely limited.

A They are.

Q Mr. Lane, would it be fair to compare the action and the pressures which are involved in a subsidence funnel of the type shown here with the method of underground mining which is in use in a good many mines throughout the world, known as block-caving?

> DEARNLEY-MEIER & ASSOCIATES INCOMPORATED GENERAL CAW REPORTERS ALBUQUERQUE SANTA 112 5 5691 2 1669

9. .

A To a limited extent, yes.

Q Is the first action occurring in this subsidence funnel similar to the first action occurring in a block-caving situation?

A Yes.

Q In block-caving, then, you simply remove the material on the bottom between Position C and D on Exhibit 2, and keep on doing it and the material keeps on falling in?

A As long as an open area remains, it will keep crushing.

Q And if that is continued and there is a sufficient overburden for the weight upon your ore body, it is possible to crush the entire orebody and bring it out through the bottom as they have done in Butte, Montana?

A I don't think we can control the grade in our type of mining.

Q Not in potash, but if you were to do it, it could be dons?

A Yes.

Q Mr. Lane, in the event oil or gas wells were drilled in an area and at some later time the Potash Mine came in and removed the sub-surface support by removing the pillars on second mining, would you care to comment on the effect it would have on a well?

A I don't think our mine would extract the pillars if there would be existing oil.

A Through evidence of movement underground, it should be sheared, more likely the loss of the well or leakage into the mino-DEARNLEY MELER & ASSOCIATES

INCORPORATED GENERAL LAW REPOPTERS ALBUQUEROUE - SANTA FE 3-6691 2-1869 95+

MR. BLACKMAN: I believe that is all.

(Whereupon there was a receas, following which the hearing continued.) 66.

MR. BLACKMAN: I have just one more question.

Q Mr. Lane, would you kindly explain to the Commission just al why it is that Internation/Minerals and Chemical, in line with some of the other potash mine operators in Carlsbad and throughout the area, are now beginning to pull pillars?

A As stated before, the shaft sites are generally put down in higher grade sections and when the high grade is really gone, or tending to be, you approach the fringe area and the grade of cre is less. It becomes necessary then that the pillars be pulled before any of your power cables or haulage ways are taken out. It is just economy. The grade of ore is so low, the decrease in the grade makes it necessary to pull pillars sooner after first mining on an economic basis, and also in certain areas a long period of time might destroy the chance of robbing the pillars due to first mining subsidence.

Q You think there may be a difference in the element of time that might be safely spent between first and second mining in some areas you might consider to be rich in the grade of potash and high in volume, as compared to what we call the fringe area on the edges of the orebody?

A I think the time element is mostly in the nature of the beds. Where there is a heavy mud seam underneath, the time element might make a different in the extraction of pillers.

Q And also it might be, if you had a rich body of ore that

DEARNLEY MEIER & ASSOCIATES INCORPORATED GENERAL LAW REPORTERS ALBUQUERQUE - SANTA FE 3-6691 2-1869 was quite thick that you might hold your pillars in reserve for sometime and still be able to go in at a later date and recover them, whereas on a fringe area you would probably have to recover the pillars very scon after first mining, as a part of the same operation, is that not true? 47

A Yes, sir.

Q Do you care to make any further comments on the general situation here, is there anything you care to add?

A No.

CROSS - EXAMINATION

By MR. GIRAND:

Q Mr. Lane, you have been in the hearing room all day, have you not?

A Yes.

Q You were here whe Mr. Fulton gave his testimony in regard to valuations on the of Section 28, Temship 19 south, Range 30 East?

A Yes, sir.

Q That is the quarter section being involved and being the Potash Company's Exhibit 7. In looking at that report, would you say that Exhibit 7, that that area involved is what you would call a fringe area?

A I couldn't answer that question.

G If the record showed the potash at approximately an average of four-foot orebody, averaging out four feet in thickness, of connercial ore, would you consider that a fringe area?

A Not necessarily.

DEARNLEY MEIER & ASSOCIATES INCORPORATED GENERAL LAW REPORTERS ALBUQUERQUE - SANTA FE 3-6691 2-1869 Q Now, a mining operation that had been engaged in one mining area for a period of some twenty-one years, and during that twenty-one years had not seen fit to go in and conduct any secondary mining program-would you consider there was any subsidence of any significance in that area?

98

A I couldn't say in that mine.

Q When you remove or pull a pillar and leave fenders as you testified, what are the dimensions of those fenders?

A That would depend on the original size of the pillar.

Q Assuming it has been testified, I believe it has been, that the pillars left by PCA are 35 x 35 feet--is that right?

MR. BLACKMAN: I believe so.

Q What would be the dimensions of a fender left from that size pillar in a secondary mining operation?

A That will be controlled by -- just the structural member of the bed--it could be any size.

Q I believe you testified your mine operation is similar to PCA's?

A I also testified it varies from section to section due to the type of ground.

Q Yes--but on the part of the mine similar to PCA's, bearing that in mind as a preface, would you mind testifying what size fenders you would leave on pillars of 35 feet by 35 fest?

A I think if I would be laying it out on the board, I would leave a fender of about 6 x 26 -- it would be 8 by 24.

Q Bight by twenty-four?

A Yes.

DEARNLEY MEIER & ASSOCIATES INCORPORATED GENERAL LAW REPORTERS ALBUQUERQUE SANTA FE 3-6691 2-1869 Q Now, in the area that you removed the pillars in 1948, did you make any test or checks on the subsidence that existed there?

99.

A Yes, sir -- very limited checks.

Q What was the result of those checks?

A We have surface subsidence to 42'.

Q Vertical or horisontal?

A Vertical.

Q Now, in your pillar removal program you had in 1952 and 1953, did you make any check on subsidence there?

A No, sir.

Q In your 1956 operation, have you noted any there?

A No, sir, not on the surface.

Q I will ask you, referring back to your Exhibits 9, 10 and 11, the photographs here, these pictures were taken from the area from which the pillars were removed in 1948?

A Exhibit 9 was taken in the area of the 1952-1953 mining.

Q All right. And what about Exhibit 10?

A Exhibit 10, the picture was taken approximately 700 feet from Exhibit 9.

Q And was that in the area that the pillars were removed in 1952 and 1953?

A Outside the area that was robbed in 1952 and 1953.

Q Now, Exhibit 11?

A Exhibit 11 lies in the bed fifty feet above Exhibit 9.

Q Fifty feet above Schibit 9?

A Yes, sir.

Q You testified that in your opinion, and of course we all

DEARNLEY MEIER & ASSOCIATES INCORPORATED GENERAL LAW REPORTERS ALBUQUEROUE - SANTA FE 3-6691 2-1869 know that the orebody, is limited from the standpoint of productivity-in other words, there is just so much potash in place. In years, do you have any estimate as to the number of years of potash production available in the past?

A No, sir.

Q Do you have any estimate from the standpoint of tons?

h00.

A No, sir.

Q Do you anticipate an inmediate exhaustion of the potash fields within the next five or ten years?

A No, sir.

Q Do you anticipate an exhaustion of the potash fields around Carlsbad area in the next fifteen to twenty years?

A It is possible from my information.

BEEDIRECT BAAMINATION

By: MR. BLACKMAN:

Q Mr. Lane, when you used the word "fringe" in response to a question I asked, were you thinking of fringe in terms of margins or being near the edge of an orebody?

A Both-as you approach the edge of the orebody, it would be a fringe, it would be marginal.

MR. WALKER: Does anyone else have any further questions?

<u>CROSS EXAMINATION</u>

BY MR. GURLEY:

Q Mr. Lane, in your opinion, is an extensive practice of secondary recovery in the industry or in the mining area down there near at hand?

> DEARNLEY MEIER & ASSOCIATES INCORPORATED GENERAL L.W REPORTERS ALBUQUERQUE - SANTA FE 3-6691 2-1869

A I think it is.

G How long, in your opinion, would it take to produce all the potash possible by secondary recovery methods in the area? 101.

A That depends on production schedules.

Q Well, assuming that you ceased new operations and that your you went into the secondary recovery angle, for/ production, can you give me some idea in years how long it would take--for instance, in your own mine at International--to recover all the potash available there?

A No, sir; we don't know what the schedules would be next year or the year following.

Q Would you say it would take a matter of ten years?

A No, sir; it would be less than ten years if production schedules remain at today's levels.

Q Would you say it would be nearer five years?

A It would be nearer five, yes.

Q Then, in your opinion, it would be somewhere between five and ten years, is that correct?

A Well I wouldn't say which side.

Q You're a hard man to get an answer out of. Thank you, that's all.

MR. WALKER: Any further questions?

CROBS BEAMIMATION

By MR. NUTTER:

Q Mr. Lane, the area of the floor buckling in Exhibit 9, is that between a couple of fenders?

A Tes.

Q The area in Exhibit 10 shows the railroad track buckling.

DEARNLEY MEIER & ASSOCIATES INCORPORATED GENERAL LAW REPORTERS ALBUQUERQUE - SANTA FE 3-6691 2-1869 You say that is a distance of some seven hundred feet from the place where you robbed the pillars--I am learning the language.

A No, it's approximately two- or three hundred feet, and seven hundred from where the other picture was taken.

Q But it is about two-, two-fifty or three hundred feet from the area in which the pillars were pulled?

A Tes.

Q In which direction from the buckling were the pillars pulled?

A To the right.

Q On the other side of this pillar?

A On the right side of the buckling.

Q How long is the pillar there?

A The pillar in the picture is 400 feet wide and 150 feet

long.

Q Exhibit 11, that was taken in the room immediately above the rece where the pillars were pulled, is that correct?

A Yes.

Q Has the floor in this room subsided yet?

A As indicated in the picture, it has.

Q Has the ceiling subsided?

A We don't know.

Q If the ceiling has subsided, the floor has subsided

faster, is that correct?

A Yes.

Q And yet the ceiling is the one with the weight of the overburden on it?

DEARNLEY MEIER & ASSOCIATES INCORPORATED GENERAL LAW REPORTERS ALBUQUERQUE - SANTA FE 3-6691 2-1869

A Yes.

Q I think you made some montion, didn't you, that there is a time limit within which it is feasible to go in and pull pillars after primary mining?

103

A There is for a given area.

Q Is there a time in which those operations could be performed in any area in Eddy County?

A What do you mean?

Q I mean, would every area have a time limit?

A In a sense, yes.

Q What would be the maximum time limit?

A I wouldn't say.

Q In your own operation I think you mentioned eight to ten months?

A In eight or nine months we lost the pillars in one small area.

Q What is the determining factor on whether the time limit is short or length before you can pull pillars safely?

A The underlying and overlying beds--the mud seams are the main thing.

Q Are mud seams pretty prevalent in the Carlsbad area?

A Yes, to a lesser or greater extent, either pure mud or contaminated with salt.

Q Would you estimate the time limit of pulling pillars would exceed five years or be less than five years?

A In some cases over five years.

Q How much more than five years?

DEARNLEY MEIER & ASSOCIATES INCORPORATED GENERAL LAW REPORTERS ALBUQUERQUE SANTA FE 3-6691 2-1869

104.

A The longest we have left any was eight years.

Q And were you able to pull those pillars?

A Yes.

MR. NUTTER: That is all.

MR. WALKER: Any further questions? If not, the witness will be excused.

MR. BLACKMAN: We offer in evidence exhibits numbered Potash Company's Exhibits one to eleven (1 - 11), inclusive.

MR. WALKER: Any objection to the admittance of these exhibits? (No objection) They will be received.

MR. BLACKMAN: We would like to request that the Commission take judicial notice of the oil records in its files, of the several oil pools in the general vicinity of the SE4 of Section 28, Township 19 South, Range 30 East.

MR. WALKER: The record will so show.

MR. BLACKMAN: I would also like to ask the Commission to note what its files may show of the work done by Mr. Stanley who was at that time--Mr. S. J. Stanley--an engineer for the Oil Conservation Commission, on April 20, 1955, and who did some engineering work for the Commission at that time on the proposition of subsidence and oil and gas well casings in the event of subsidence. I am not sure of what the record will show on that, but there was some testimony in regard to that in Case No. 862.

MR. WALKER: The Commission will take judicial notice of that.

MR. BLACKMAN: The Potash Company of America has no further evidence to offer at this time.

> DEARNLEY-MEIER & ASSOCIATES INCORPORATED GENERAL LAW REPORTERS ALBUQUERQUE SANTA FE 3-6691 2-1869

MR. GIRAND: I am not sure that the applicant offered their one exhibit.

MR. WALKER: You did, and it was received. There are no further witnesses? Are there any further comments in this case, or statements?

MR. BLACKMAN: I would like to make a statement. What is the method of procedure?

MR. WALKER: Who wants to go first?

MR. CIRAND: Being the applicant, I should have the right of opening and closing.

MR. WALKER: We wouldn't cut you off anyway.

MR. GIRAND: The only remarks I have to make in regard to this matter are that we have applied here to the Commission for authority, or rather consent or approval of our notice of intention to drill, as to this location. This is required under Rule R-111-A as well as under the restrictions placed on us in filing our notice of intention with the U. S. G. S. How far the jurisdiction of this Commission goes in a matter of this kind, as to passing on whether we have the right to drill or not drill, I am really not prepared to argue at this time. There is serious doubt in my mind that it is a matter within the jurisdiction of this Commission because it is Federal land and the lease was acquired under a Federal Stipulation which required consent of the Director before the drilling would be allowed. There has been no opposition or protest made as to the location of the well as not being within the rules prescribed by the Commission. Each of the well locations is a regular 660 location--a 660 location free of the potash

> DEARNLEY-MEIER & ASSOCIATES INCORPORATED GENERAL LAW REPORTERS ALBUQUERQUE - SANTA FE 3-6691 2-1869
area. All it would require would be the filing with the Commission because it had complied with the rules. Now, the evidence here clearly shows that a 660-660 location on the SEL of the SEL-however, putting my eagle eye on it, it would seem to me a 330-330 out of the NE corner of the 35% of the 35% would be or could be permissible under the rules. We just think that the Commission is confronted here with you might say co-tenants. We own one floor and they own the other floor, and they can get 65% of their orebody out while we get ours out under the testimony, without interference, but in order for them to get the remaining 25%, in the event of 90% recovery, they can't tolerate us as a tenant. The facts are a little hasy and have a lot of elasticity to them as to how much potash we have and how long it will last and when they will get to it. I don't know the rights and wrongs on the matter, but I know the Federal code gives a lease on potash and also oil and gas. I don't know who is going to be the hen or the egg. 1 don't know that we should be put in that position, but surely if they are entitled to recover at least 65% of their orebody at this time, and can do that and live with us in the production of our product, if there is any there, it seems equitable and just that we might be entitled to enjoy some of the fruits of our estate, but to say that we are entitled to it as a matter of law I think there are other matters to be considered. There has been quite a bit of testimony as to the hasard involved and we do not want to be a party to anything that is ultimately, directly or indirectly, dangerous to human lives and values. I am in this position on the matter: If we can get to our estate and test it and see whether

106.

DEARNLEY MEIER & ASSOCIATES INCORPORATED GENERAL LAW REPORTERS ALBUQUERQUE SANTA FE 3-6691 2-1869 or not we have oil and gas, and do it safely, and they can in turn enjoy production at the present time, and during our production, of 65% of their orebody, without assurance that they will need to get the other 25% during the life of our production, I think we would be entitled to go ahead with our operation.

MR. BLACKMAN: Mr. Chairman, and gentlemen, I would like to say in the first instance here, that the Potash Company of America approaches this problem a little more in the light and line of a problem in conservation, rather than a problem of the relative rights of the two parties. I think the engineering evidence is quite clear here that a producing oil and gas well will most certainly deny to somebody the production of the potash on second mining. Let's look at it a minute and see to whom it is denied. It is quite true that that denial is a denial to PCA of the amount of profit it can make from operatings its mine in this particular section. But let's take a look at the letter Mr. Fulton has put in evidence, as to the value of the potash to the people. The value of the potash to the State of New Mexico, how much will be lost if this oil well or these four oil wells are drilled. The testimony is uncontroverted, both the engineers' testimony and the statement of Mr. Fulton, that it will not be possible to mine this potash on second mining if oil and gas are discovered and produced here. The testimony of Mr. Lane is very very strong on the proposition that second mining--that we cannot wait for a large number of years before going in on second mining. Let's look at the economic situation in which all of the potash companies now find themselves. All of the old companies who have been participating

> DEARNLEY MEIER & ASSOCIATES INCORPORATED GENERAL LAW REPORTERS ALBUOUEROUE - SANTA FE 3-6691 2-1869

here--U. S. Potash, International Minerals and Chemical, and Potash Company of America -- who have operated in this area for a good many years, and are approaching the limits of their orebodies, and beginning with the ratrending operation of pillar pulling, and getting out final mining, they are in competition not only with the new companies coming in, but there is the strong possibility that the New Mexico operation is going to be in competition with the potash deposit now being developed by Delhi Taylor in Moab, Utah, and extensive operations in Canada, in which all potash companies are interested to the extent of taking out prospecting permits in Canada. The effect of these things is in all probability, permission to drill the wells at this time will mean a practical denial of second mining recovery of the SEL of Section 28 to the State. And what is the value of that? It is in the general area of Four Million Dollars. That is the value of the property which will be brought to the surface, loaded as a salable product. That isn't the value of it to PCA--their profit is a great deal less than that. But it is the value of the estate because it is made up of the wages and other expenses, but all the wages and other expenses going into that are funneled into the sconomy of the State. It all goes to the ultimate benefit of the State. I don't know the actual figures, or how many times you can turn over a dollar, but this certainly goes into the sconomy of the State of New Mexico. Now, what is the value of these wells? That, of course, is the gixtyfour dollar question. They are a drug on the market if there is nothing there. But I ask you gentlemen to take notice of the records in your files on the values in terms of total production

> DEARNLEY MEIER & ASSOCIATES INCORPORATED GENERAL LAW REPORTERS ALBUQUERQUE - SANTA FE 3-9691 2-1869

in oil in other of the small pools around there and I think you will find a figure of something in the general neighborhood of Four Thousand Dollars, from Two Thousand to Four Thousand Bollars per acre is very very generous. The particular wells that have been drilled which are closeby the Black Yates well, look pretty bad to me, but I will not presume to tell you how good they are because I don't know anything about anything in the oil business, except the dry holes. I would like to state here and ask you to look carefully at this situation: We do not have here the situation Mr. Girand mentioned, of co-tenants; where two people, one owns the property on one level and one the other, and both have equal rights. That is not the situation at all. I refer specifically to Exhibit 3. Potash Company's Exhibit No. 3 is the oil and gas stipulation. This cil and gas lease of which Velma is assignee was issued under specific regulations by the Department of the Interior -- our printed Exhibit No. 8 -- and I want to read to you one paragraph taken from the regulations which appears in the Velma lease:

"No wells will be drilled for oil or gap in formations above the base of the Delaware sand, or above a depth of 5,000 feet, whiever is the lesser, except upon approval of the Director of the Geological Survey, it being understood that drilling for production to these formations will be permitted only in the event that it is satisfactorily established that such drilling will not interfere with the mining and recovery of potash deposits or the interest of the United States would best be subserved thereby."

This oil and gas lessee is not in the position of a co-tenant,

DEARNLEY MEIER & ASSOCIATES INCONFORATED GENERAL LAW REPORTERS ALBUQUERQUE SANTA FE 3-6691 2-1859

but is the owner of a serving estate. It is up to them to prove that the mining and recovery of potash will not be interfored with. That is their obligation. And who is the beneficiary? The beneficiary is the State. And the loss, one set against the other, it seems to be a ridiculous comparison to me. A value of approximately four million dollars on second mining as against the valuation of the type of wells we may think we would get in this particular area. The question of jurisdiction has been raised by Mr. Girand. It is our feeling with respect to that problem, that the Oil Conservation Commission of the State of New Mexico does have jurisdiction, over-all conservation jurisdiction, which under the circumstances of this case they are entitled to exercise at this point. The question of jurisdiction between the State and Federal Governments is one of complexity. The law is very meager on the subject. And I think you are safe in saying that orders of this Commission conserving the natural resources of the State will be observed by the Federal Government, if they are reasonable. The so-called right which Velma has here is not a right which Potash Company of America is seeking to destroy. PCA had an original lease in this area, long before it was ever pleased by the United States Government for oil and gas leasing. Our mine was constructed and operations were conducted. The oil and gas lessed is charged with complete notice of everything that has gone forth, complete notice of the Department of Interior regulations affecting this. The State of New Mexico, in addition to direct benefits through economy, still is interested directly. As you all know, the royalties which are paid on both potash and oil to the Federal Govern-

> DEARNLEY MEIER & ASSOCIATES INCORPORATED GENERAL LAW REPORTERS ALBUQUERQUE SANTA FE 3-6591 2-1869

ment come back to the State of New Nexico; 3725 of these royalties, under the Mineral Leasing Act, are returned directly to the State of New Mexico in the form of a direct cash grant for use in education or in public roads; 5225 of these royalties for both oil and gas are paid to the Bureau of Reclamation and the Bureau has already expended them in the State in which granted so the Federal Government only gets 10% back of the royalties. It doesn't take too much to calculate the relative values as far as direct cash benefits to the State of New Mexico on each of these propositions, whether we use the oil or whether we refer to the potash.

111.

I believe, Gentlemen, that we are here looking at, I am afraid, the beginnings of probably several propositions similar to this, and with mention only of the proposition here, we would like you to check your land carefully through your records, and the testimony here, with respect to the amount of gas you find in the Yates formation. It is quite true there is only a small amount of connercial gas in this area, but there is still a good deal of gas available down there, and we are concerned with the contamination of our entire mine. You may say, "What are you thinking of here when you say you can't figure on second mining? Maybe you can figure a way to get in there." The plain fact of the matter is that this section is only a small portion of our mine, but it extends over a very large area all of which is connected together, and we simply couldn't take a chance on injuring our entire mine. The risk is very much too great, even if it were possible to conduct our operations by removing the pillars, which if you will refer to Mr. Fulton's letter, you will see it is not. Thank you. MR. WALKER: Does anyone have anything further? If not, will take the case under advise. The hearing is adjourned

> DEARNLEY MEIER & ASSOCIATES INCORPORATED GENERAL LAW REPORTERS ALBUQUERQUE - SANTA FE 3-6691 2-1869

<u>CERTIFICATE</u>

STATE OF NEW MEXICO) : SB

COUNTY OF BERNALILLO)

I, THURMAN J. MOODY, Notary Public in and for the County of Bernalillo, State of New Mexico, do hereby certify that the foregoing and attached Transcript of Proceedings, Pages 1 through 60, inclusive, were reported by me in Stenotype at the time and place hereinbefore set forth; that same was later reduced to typewritten transcript by me and/or under my personal supervision, and that same is a true and correct transcript to the best of my knowledge, skill and ability.

WITNESS my Hand and Seal, this, the 27th day of August, 1956, in the City of Albuquerque, County of Bernalillo, State of New Mexico.

Notary Publ

My Commission Expires: April 3, 1960.

STATE OF NEW MEXICO)

COUNTY OF SANTA FE)

I, DOROTHY B. MYERS, Notary Public in and for the County of Santa Fe, State of New Mexico, do hereby certify that the foregoing and attached Transcript of Proceedings, Pages 61 through ///, inclusive, were reported by me in shorthand at the time and place hereinbefore set forth; that same was later reduced to typewritten transcript by me and/or under my personal supervision, and that same is a true and correct transcript to the best of my knowledge, skill and ability.

38

WITNESS my Hand and Seal, this, the <u>y</u> day of <u>y</u> 1956, in the City of Santa Fe, County of Santa Fe, State of New Mexico.

rothy D. Mula Notary Public

My Commission Expires: §-3- 201960

> DEARNLEY MEIER & ASSOCIATES INCORPORATED GENERAL LAW REPORTERS ALBUQUERQUE SANTA FE 3-6691 2-1869

BEFORE THE OIL CONSERVATION COMMISSION OF THE STATE OF NEW MEXICO

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

> CASE NO. 1130 Order No. R-880

APPLICATION OF VELMA PETROLEUM CORPORATION FOR AN ORDER GRANTING APPROVAL OF THE DRILLING OF FOUR WELLS, ONE WELL TO HE LOCATED IN THE CENTER OF EACH FORTY ACRES SUBDIVISION OF THE SE/4 OF SECTION 28, TOWNSHIP 19 SOUTH, RANGE 30 EAST, NMPM, EDDY COUNTY, NEW MEXICO, WITHIN THE POTASH OIL AREA AS DEFINED BY THE COMMISSION ORDER R-111-A.

ORDER OF THE COMMISSION

BY THE COMMISSION:

This cause came on for special hearing at 9:00 o'clock a.m. on August 16, 1956, at Santa Fe, New Mexico, before the Oil Conservation Commission of New Mexico, hereinafter referred to as the "Commission."

NOW, on this 27^{tb} day of September, 1956, the Commission, a quorum being present, having considered the testimony presented and the exhibits received at said hearing, 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 this case and the subject matter thereof.

(2) That as a result of subsidence experienced in normal potash mining operations, said wells cannot be plugged in such a manner as to confine the crude petroleum oil, natural gas or water in the strata in which they are found thus creating a safety hazard to human life.

(3) That the drilling of wells at the proposed locations by the applicant would constitute a hazard to and interfere unduly with the orderly development of potash deposits, contrary to the provisions of Order R-111-A.

IT IS THEREFORE ORDERED:

That the application of Velma Petroleum Corporation for an order granting approval of the drilling of four wells, -2-Order No. R-880

one well to be located in the center of each forty acre subdivision of the SE/4 of Section 28, Township 19 South, Range SO East, NMPM, Eddy County, New Mexico, be and the same is hereby denied.

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

> STATE OF NEW MEXICO OIL CONSERVATION COMMISSION

JOHN F. SIMMS, Chairman

R

L. PORTER, Jr., Member & Secretary A



ir/

TIAM OFFICE OCC

C. MELVIN NEAL W. O. GIRANO, JR J. M. MEANJIL 13 111 0:224 NEAL & GIRAND LAWYERS REAL BUILDING HOBBS, NEW MEXICO

July 6, 1956.

FELSEHONE, EXPRESE 3-5171 O BOX 276

Oil Conservation Commission, Santa Fe, New Mexico.

Attention: Mr. Jack Gurley.

In re: Application of Velma Petroleum Corporation, Operator, for the establishment of an orthodox location for the drilling of oil wells in Section 28, Township 19 South, Range 30 East, N.M.P.M., Eddy County, N.M.

Gentlemen:

The writer has discussed by telephone the proposed Hearing date on the application of Velma Petroleum Corporation for August 16, 1956 and Mr. Blackburn of the Potash Company of America has agreed to this setting.

Very truly yours,

NEAL & GIRAND,

BY:

G/bc

cc: Velma Petroleum Corporation, P. O. Box 1955, Hobbs, New Mexico.

> Mr. R. L. Summers, P. O. Box 2047, Hobbs, New Mexico.

Mr. W. C. Neal, Bishop Building, Santa Fe, New Mexico.

Potash Company of America, Carlsbad, New Mexico (Attention: Mr. Roy Blackburn) NEAL & GIRAND LAWYERS NEAL BUILDING HOBBS, NEW MEXICO

June 6, 1956.

C. HELVIN NEAL W. D. GIRANO, JR J. W. NEAL

Oil Conservation Commission, Santa Fe, New Mexico.

Attention: Mr. A. L. Porter.

Gentlemen:

On May 29, 1956 we forwarded to your office, in quadruplicate, Application for Hearing before the Commission on behalf of Velma Petroleum Corporation for approval of proposed well locations in the SE_4^1 of Section 28, Township 19 South, Range 30 East, Eddy County, New Mexico, within the potash area as defined by the Commission in Order R111-A.

It has been brought to our attention that in Paragraph 2, we erroneously referred to Paragraph 3 of Section VIII of Order R111-A and that said reference should be Paragraph 3 of Section VII of Order R111-A.

We have redrawn the Application and are enclosing three copies thereof. We are furnishing copies of the redrawn Application to the parties set out below.

We respectfully request that the Application submitted with our letter of May 29th be withdrawn and that the enclosed Application be filed and set for Hearing at the earliest possible date.

Respectfully submitted,

TELEVIS

* ******* 3 8171

P. D. BOX #78

NEAL & GIRAND,

BY:

G/bc Encls.

cc: Velma Petroleum Corporation, Box 1955, Hobbs, New Mexico. (w/copy)

> Potash Company of America, Carlsbad, New Mexico. (w/copy)

U. S. Geological Survey, Post Office Building, Roswell, New Mexico. (Attention: Mr. Anderson) w/copy.

BEFORE THE OIL CONSERVATION COMMISSION

OF THE STATE OF NEW MEXICO.

APPLICATION OF VELMA PETROLEUM CORPORATION FOR APPROVAL OF PROPOSED DRILLING SITES FOR FOUR WELLS, EACH LOCATED IN THE CENTER OF EACH FORTY (40) ACRE SUBDIVISION OF THE SEL OF SECTION 28, TOWNSHIP 19 SOUTH, RANGE 30 EAST, N.M.P.M., EDDY COUNTY, NEW MEXICO, WITHIN THE POTASH AREA AS DEFINED BY THE COMMISSION IN ORDER R111-A, ENTERED BY THE COMMISSION ON THE 13TH DAY OF OCTOBER, 1955.

DOCKET NO.

COMES NOW Velma Petroleum Corporation, Operator under U.S. Oil & Gas Lease No. NM 06770, and files this its Application for authority to establish four (4) well locations, one in the center of each forty acre subdivision of the SE_{4}^{1} of Section 28, Township 19 South, Range 30 East, N.M.P.M., Eddy County, New Mexico, and for cause would show:

1. That the SE_{4}^{1} of Section 28, Township 19 South, Range 30 East, N.M.P.M. Eddy County, New Mexico, is held by the applicant as Operator under U.S. Lease No. NM 06770 and that the Potash Company of America owns a potassium lease covering said tract.

2. Applicant would show that with the exception of Paragraph 3 of Section VII of Order Rlll-A, it has complied with all preliminary steps required by said Order and as a result of such action agreement as to location of well sites between the applicant and the Potash Company of America has not been obtained.

3. Applicant would further show that on April 12, 1956 it filed Notice of Intention to Drill four locations numbered one to four, inclusive, as follows:

Well No. 1 - in the center of the SW¹/₄ of the SE¹/₄;
Well No. 2 - in the center of the NW¹/₄ of the SE¹/₄;
Well No. 3 - in the center of the NE¹/₄ of the SE¹/₄;
Well No. 4 - in the center of the SE¹/₄ of the SE¹/₄.
4. Applicant would further show that it would not be
economical to commence a drilling program for the development

of the Lease unless applicant was assured of at least four well locations in the event production is obtained.

5. Applicant further shows that the only interested potash lessee and/or operator within a one mile radius of the proposed area to be developed is the Potash Company of America, whose address is Carlsbad, New Mexico.

WHEREFORE, applicant prays that the proposed well locations as set forth in applicant's Notice of Intention to Drill be set down for Hearing before the Commission and that Notice of Hearing issue from the Commission as required by law.

G/bc

VELMA PETROLEUM CORPORATION, BY President

Disrigant this cy of application (in in error) wje



Memo

To

Drom Bobby

6/1/56

Mr. R. H. Blackman, Box 31, Potash Co. of America, Carlsbad, called and requested that this case not be set for hearing until well in the latter part of July. I told him that our regular hearing was the 18th of July and he saic that would be too early. They are engaged in labor negotiations and it would be almost impossible for them to attend the hearing. I told him that we would let him know as soon as a definite hearing date was set. NEAL & GIRAND LAWYERS MEAL BUILDING HOUDS NEW MEXICO 24 May 29, 1956.

C. MELVIN NEAL W. D. GIRÁND, JR J. W. NEAL

> Oil Conservation Commission, Santa Fe, New Mexico.

> > Attention: Mr. A. L. Porter.

Gentlemen:

We are enclosing, in quadruplicate, Application for Hearing before the Commission on behalf of Velma Petroleum Corporation for the approval of proposed well locations in the SE_{4}^{1} of Section 28, Township 19 South, Range 30 East, Eddy County, New Mexico, being located in the potash area as defined by the Commission in Order R111-A.

As previously disclosed by the corporation, it is the intent of the Velma Petroleum Corporation to develop the entire Lease should production be obtained in the first well, the location of which is requested in the center of the SW^{1}_{4} of the SE^{1}_{4} of said section. However, the Velma Petroleum Corporation does not deem it economical to start a development program on the Lease unless and until it can be determined that a full development thereof will be allowed.

We would appreciate an early hearing date on this matter.

Respectfully submitted,

NEAL & GIRAND, BY:

G/bc Encls.

cc: Velma Petroleum Corporation, Box 1955, Hobbs, New Mexico (w/copy)

> Potash Company of America, Carlsbad, New Mexico. (w/copy)

U. S. Geological Survey, Post Office Building, Roswell, New Mexico. (Attention: Mr. Anderson) w/copy EXCEPTIONE: EXPRESE 3-5171 P. O. BOX 278 · WALL OFFICE PAG

BEFORE THE OIL CONSERVATION COMMISSION

OF THE STATE OF NEW MEXICO.

DOCKET NO.

APPLICATION OF VELMA PETROLEUM CORPORATION FOR APPROVAL OF PROPOSED DRILLING SITES FOR FOUR WELLS, EACH LOCATED IN THE CENTER OF EACH FORTY (40) ACRE SUBDIVISION OF THE SEL OF SECTION 28, TOWNSHIP 19 SOUTH, RANGE 30 EAST, N.M.P.M., EDDY COUNTY, NEW MEXICO, WITHIN THE POTASH AREA AS DEFINED BY THE COMMISSION IN ORDER R111-A, ENTERED BY THE COMMISSION ON THE 13TH DAY OF OCTOBER, 1955.

COMES NOW Velma Petroleum Corporation, Operator under U.S. Oil & Gas Lease No. NM 06770, and files this its Application for authority to establish four (4) well locations, one in the center of each forty acre subdivision of the SE_{μ}^{1} of Section 28, Township 19 South, Range 30 East, N.M.P.M., Eddy County, New Mexico, and for cause would show:

1. That the SE_{4}^{1} of Section 28, Township 19 South, Range 30 East, N.M.P.M., Eddy County, New Mexico, is held by the applicant as Operator under U.S. Lease No. NM 06770 and that the Potash Company of America owns a potassium lease covering said tract.

2. Applicant would show that with the exception of Paragraph 3 of Section VIII of Order Rlll-A, it has complied with all preliminary steps required by said Order and as a result of such action agreement as to location of well sites between the applicant and the Potash Company of America has not been obtained.

3. Applicant would further show that on April 12, 1956 it filed Notice of Intention to Drill four locations numbered one to four, inclusive, as follows:

Well No. 1 - in the center of the SW_{4}^{1} of the SE_{4}^{1} ; Well No. 2 - in the center of the NW_{4}^{-} of the SE_{4}^{+} ; Well No. 3 - in the center of the NE_{4}^{-} of the SE_{4}^{-} ; Well No. 4 - in the center of the SE_{4}^{-} of the SE_{4}^{-} .

4. Applicant would further show that it would not be economical to commence a drilling program for the development of the Lease unless applicant was assured of at least four well locations in the event production is obtained.

5. Applicant further shows that the only interested potnsh lessee and, or operator within a one mile radfus of the proposed area to be developed is the Potash Company of America, whose address is Carlsbad, New Mexico.

WHEREFORE, applicant prays that the proposed well locations as set forth in applicant's Notice of Intention to Drill be set down for Hearing before the Commission and that Notice of Hearing issue from the Commission as required by law.

VELMA PETROLEUM CORPORATION, BY President. 1/iii

G/bc

BEFORE THE OIL CONSERVATION COMMISSION OF THE STATE OF NEW MEXICO

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

> CASE NO. 278 Order No. R-111-A

THE APPLICATION OF THE OIL CONSERVATION COMMISSION UPON ITS OWN MOTION FOR AN ORDER REVISING ORDER R-111 ISSUED IN CASE 278, PERTAINING TO THE POTASH-OIL AREAS OF EDDY AND LEA COUNTIES, NEW MEXICO.

ORDER OF THE COMMISSION

BY THE COMMISSION:

This cause came on for hearing at 9 o'clock a.m. on July 14, 1955, August 17, 1955 and September 15, 1955, at Santa Fe, New Mexico, before the Oil Conservation Commission, hereinafter referred to as the "Commission".

NOW, on this 13th., day of October, 1955, the Commission, a quorum being present, having considered the records 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 this case and the subject matter thereof.

(2) That the delineation of an area including and containing potential oil and gas reserves, within which are commercial potash deposits, and the promulgation of rules and regulations for the orderly development of oil and gas resources in such area known to be productive of potash is within the authority of the Commission for the protection of correlative rights, the promotion of conservation, and the prevention of waste.

IT IS THEREFORE ORDERED:

That this order shall be known as The Rules and Regulations Governing the Exploration of Oil and Gas in Certain Areas Herein Defined, which are Known to contain Potash Reserves.

Order No. R-111-A

-2-

1.

OBJECTIVE

The objective of these Rules and Regulations is to prevent waste, protect correlative rights, assure maximum conservation of the oil, gas and potash resources of New Mexico, and permit the economic recovery of oil, gas and potash minerals in the area hereinatter defined.

II.

THE POTASH-OIL AREA

(1) The Potash-Oil Area, as outlined in Exhibit A attached hereto and made a part hereof, represents the area in various part of which potash mining operations are now in progress, or in which core tests indicate commercial potash reserves.

(2) The Potash-Oil Area, as outlined herein, may be revised by the Commission after due notice and hearing.

III.

DRILLING IN THE POTASH AREA

(1) All drilling of oil and gas wells in the Potash Area shall be subject to these Rules and Regulations.

(2) No wells will be drilled for oil or gas at a location which, in the opinion of the Commission or its duly authorized representative, would result in undue waste of potash deposits or constitute a hazard to or interfere unduly with potash deposits.

No mission or its duly authorized representative, constitute a hazard to oil or gas multion, or that would unreasonably interfere with the orderly development and production from any oil or gas pool.

(3) Upon discovery of oil or gas in the Potash Area, the Oil Conservation Commission shall promulgate pool rules for the affected area after due notice and hearing.

IV.

DRILLING AND CASING PROGRAM

(1) For the purpose of the regulations and the drilling of oil and gas exploratory test wells, shallow and deep zones are defined, as follows:

-3-Order No. R-111-A

(a) The shallow zone shall include all formations above the base of the Delaware sand or above a depth of 5,000 feet, whichever is the lesser.

(b) The deep zone shall include all formations below the base of the Delaware sand or below a depth of 5,000 feet, whichever is the lesser.

(2) Surface Casing String:

(a) A surface casing string of new or used oil field casing in good condition shall be set in the "Red Bed" section of the basal Rustler formation immediately above the salt section, or in the anhydrite at the top of the salt section, as determined necessary by the regulatory representative approving the drilling operations, and shall be cemented with not less than one hundred and fifty percent (150) percent of calculated volume necessary to circulate cement to the ground surface.

(b) Cement shall be allowed to stand a minimum of twelve (12) hours under pressure and a total of twenty-four (24) hours before drilling the plug or initiating tests.

(c) Casing and water-shut-off tests shall be made both before and after drilling the plug and below the casing seat as follows:

(i) If rotary tools are used, the mud shall be displaced with water and a hydraulic pressure of six! hundred (600) pounds per square inch shall be applied. If a drop of one hundred (100) pounds per square inch or more should occur within thirty (30) minutes, corrective measures shall be applied.

(ii) If cable tools are used, the mud shall be bailed from the hole, and if the hole does not remain dry for a period of one hour, corrective measures shall be applied.

(d) The above requirements for the surface casing string shall be applicable to both the shallow and deep zones.

(3) Salt Protection String:

(a) A salt protection string of new or used oil field casing in good condition shall be set not less than one hundred (100) feet nor more than six hundred (600) feet below the base of the salt section; provided that such string shall not be set below the top of the highest known oil or gas zone. -4-Order No. R-111-A

(b) The salt protection string shall be cemented, as follows:

(i) For wells drilled to the shallow zone, the string may be cemented with a nominal volume of cement for testing purposes only. If the exploratory test well is completed as a productive well, the string shall be re-cemented with sufficient cement to fill the annular space back of the pipe from the top of the first cementing to the surface or to the bottom of the cellar, or may be cut and pulled if the production string is cemented to the surface as provided in sub-section IV (5), (i) below.

(ii) For wells drilled to the diep zone, the string must be cemented with sufficient cement to fill the annular space back of the pipe from the casing seat to the surface or to the bottom of the cellar; however, where the base of the Delaware Mountain Group is definable the casing rules in (IV) (3b) (i) shall apply even if the depth of the bottom of the Delaware Mountain Group is greater than 5,000 feet. For the purpose of identification, the base of the Delaware Mountain Group is hereby identified as the equivalent of the base of such formation as found at a depth of 7485 feet in the Richardson and Bass No. 1 Rodke well in Section 27, Township 20 South, Range 31 East, NMPM, Lea County, New Mexico, immediately overlying the Bone Springs formation.

(c) If the cement fails to reach the surface or the bottom of the cellar, where required, the top of the cement shall be located by a temperature or gamma ray survey and additional cementing shall be done until the cement is brought to the point required.

(d) The fluid used to mix with the cement shall be saturated with the salts common to the zones penetrated and with suitable proportions but not less than 1% of calcium chloride by weight of cement.

(e) Cement shall be allowed to stand a minimum of twelve (12) hours under pressure and a total of twenty-four (24) hours before drilling the plug or initiating tests.

(f) Casing tests shall be made both before and after drilling the plug and below the casing seat, as follows:

-5-Order No. R-111-A

> (i) If rotary tools are used, the mud shall be displaced with water and a hydraulic pressure of one thousand (1000) pounds per square inch shall be applied. If a drop of one hundred (100) pounds per square inch or more should occur within thirty (30) minutes, corrective measures shall be applied.

(ii) If cable tools are used, the mud shall be bailed from the hole and if the hole does not remain dry for a period of one hour, corrective measures shall be applied.

(g) The Commission, or its duly authorized representative, may require the use of centralizers on the salt protection string when in their judgment: the use of such centralizers would offer further protection to the salt section.

(h) The above requirements for the salt protection string shall be applicable to both the shallow and deep zones except for sub-section IV (3), (b), (i) and (ii) above.

(4) Intermediate String:

(a) In the drilling of oil and gas exploratory test wells to the deep zone, the operator shall have the option of running an intermediate string of pipe, unless the Commission requires an intermediate string.

(b) Cementing procedures and casing tests for the intermediate string shall be the same as provided under sub-sections IV (3), (c), (e) and (f) for the salt protection string.

(5) Production String:

(a) A production string shall be set on top or through the oil or gas pay zone and shall be cemented as follows:

(i) For wells drilled to the shallow zone the production string shall be cemented to the surface if the salt protection string was cemented only with a nominal volume for testing purposes, in which case the salt protection string can be cut and pulled before the production string is cemented; provided, that if the salt protection string was cemented to the surface, the production string shall be cemented with a volume adequate to protect the pay zone and the casing above such zone.

-ú-Order No. R-111-A

(ii) For wells drilled to the deep zone, the production string shall be cemented with a volume adequate to protect the pay zone and the casing above such zone; provided, that if no intermediate string shall have been run and cemented to the surface, the production string shall be cemented to the surface.

(b) Cementing procedures and casing tests for the production string shall be the same as provided under sub-section IV (3), (c), (e) and (f) for the salt protection string; however if high pressure oil or gas production is discovered in any area, the Commission shall promulgate the necessary rules to prevent the charging of the salt section.

v.

DRILLING FLUID FOR SALT SECTION

The fluid used while drilling the salt section shall consist of water, to which has been added sufficient salts of a character common to the zone penetrated to completely saturate the mixture. Other admixtures may be added to the fluid by the operator in overcoming any specific problem. This requirement is specifically intented to prevent enlarged drill holes.

VI.

PLUGGING AND ABANDONMENT OF WELLS

(1) All wells heretofore and hereafter drilled within the Potash Area shall be plugged in a manner and in accordance with field rules established by the Commission that will provide a solid cement plug through the salt section and any water bearing horizon and prevent liquids or gases from entering the hole above or below the salt section.

(2) The fluid used to mix the cement shall be saturated with the salts common to the salt section penetrated and with suitable proportions but not more than three (3) percent of calcium chloride by weight of cement being considered the desired mixture whenever possible.

VII.

LOCATION FOR WELLS

Before commencing drilling operations for oil or gas on any lands within the Potash Area, the well operator shall prepare a map or plat showing the location -7-Order No. R-111-A

of the proposed well, said map or plat to accompany each copy of the Notice of Intention to Drill. In addition to the number of copies required by the Commission, the well operator shall send one copy by registered mail to all potash operators holding potash leases within a radius of one mile of the proposed well, as reflected by the plats submitted under paragraph IX (2).

The well operator shall furnish proof of the fact that said potash operators were notified by registered mail of his intent by attaching return receipt to the copies of the Notice of Intention to Drill and plats furnished the Commission.

The Commission, or its authorized representative, may approve such Notice of Intention to Drill if no objection to the location of the proposed well is made by a potash operator within ten days after receipt. If the location of the proposed well is objected to by the potash operator, the matter shall be referred to the Secretary-Director of the Commission for arbitration. If a satisfactory settlement cannot be reached, the Secretary-Director of the Commission shall refer the matter to a hearing before the Commission after due notice and a decision either approving or denying the operator's plans to drill shall be entered by the Commission.

VIII.

INSPECTION OF DRILLING AND MINING OPERATIONS

A representative of the potash operator may be present during drilling, cementing, casing, and plugging of all oil or gas wells within a radius of one mile of the well location to observe conformance with these regulations. Likewise, a representative of the oil and gas lessee may inspect mine workings on his lease to observe conformance with these regulations.

IX.

FILING OF WELL SURVEYS, MINE SURVEYS AND POTASH DEVELOPMENT PLANS

(1) Directional Surveys:

The Commission may require an operator to file a certified directional survey from the surface to a point below the lowest known potash bearing horizon on all wells drilled within the Potash Area. These surveys may be required where, in the Commission's judgment, the exact location of the well-bore must be determined in order to aid mining operations.

(2) Mine Surveys:

Within 30 days after the adoption of this order, and thereafter on or before January 31st of each year, each potash operator shall furnish two copies of a -8-Order No. R-111-A

plat of a survey of the location of his leaseholdings and all of his open mine workings, which plat shall be available for public inspection.

(3) Potash Development Plan:

Within 30 days after adoption of this order and thereafter on or before January 31st of each year, each potash operator shall furnish two copies of a projection of development plans in the form of a plat, which plat shall be for the confidential use of the Commission and for inspection by any affected oil or gas operator. The projection shall cover not less than 3 nor more than a 5 year development program.

х.

APPLICABILITY OF STATEWIDE RULES AND REGULATIONS

All general statewide rules and regulations of the Oil Conservation Commission governing the development, operation, and production of oil and gas in the State of New Mexico not inconsistent or in conflict herewith, are hereby adopted and made applicable to the areas described herein.

EXHIBIT "A"

POTASH-OIL AREA

TOWNSHIP	18 SOUTH, RANGE 30 EAST
Section 13:	SW/4
Section 14:	S/2, NW/4, W/2 NE/4
Section 15:	SE/4
Section 22:	E/2, E/2 W/2
Section 23:	A11
Section 24:	NW/4
Section 26:	N/2
Section 27:	N/2 NE/4
TOWNSHIP	19 SOUTH, RANGE 29 EAST
Section 11:	SE/4
Section 12:	S/2, S/2 NE/4
Section 13:	N/2, N/2 S/2, S/2 SW/4
Section 14:	E/2, E/2 W/2
Section 23:	N/2 NE/4
TOWNSHIP	19 SOUTH, RANGE 30 EAST
Section 3:	S/2

becuon J.	572
Section 4:	S/2, NW/4, SW/4 NE/4
Section 5:	E/2, E/2 W/2, SW/4 SW/4

-9-Order No. R-111-A

mo 100 100-00-		
	19 SOUTH, RANGE 30 EAST (continued	d)
	S/2, S/2 N/2, N/2 NE/4	
Section 8:		
Section 9:		
Section 10:		
	SW/4, W/2 SE/4	
	W/2, W/2 SE/4	
Section 15:		
Section 16:	A11	
Section 17:		
	E/2, NW/4	
Section 19:		
	N/2, SE/4 SE/4	
Section 21:	All second s	
Section 22:	- A 11	
Section 23:		
Section 26:	W/2, SE/4	
Section 27:		
Section 28:	A11	
Section 29:	E/2	
Section 32:	SE/4, $NE/4$ $NE/4$	
Section 33:	A11	
Section 34:	A11	
Section 35:	A11	
Section 36:	SW/4, S/2 NW/4, S/2 SE/4	
TOWNSHIP	19 SOUTH, RANGE 31 EAST	
Section 36:		
	19 SOUTH, RANGE 32 EAST	
Section 31:		
	SE/4, E/2 SW/4	
Section 34:		
Section 35:		
Section 36:	SW/4, SE/4 SE/4	
TOWNSHIP	19 SOUTH, RANGE 33 EAST	
Section 22:	SE/4 SE/4	
Section 23:	SW/4	
Section 25:	SW/4	
Section 26:	A11	
Section 27:	E/2	
Section 31:	S/2	
Section 32:	SW/4	
	NE/4 NE/4	
Section 35:	A11	
Section 36:	S/2, NW/4 W/2 NE/4	

-10-Order No. R-111-A

Section 31:	SW/4 SW/4
And the second se	20 SOUTH, RANGE 29 EAST
Section 13:	
Section 14:	
Section 22:	
Section 23:	
	W/2, W/2 SE/4
Section 25:	· · · · · · · · · · · · · · · · · · ·
Section 26:	
Section 27:	the second se
Section 34:	
Section 35:	NW/4
	20 SOUTH, RANGE 30 EAST
Section 1:	All
Section 2:	
Section 3:	
Section 4:	
	S/2, NE/4
Section 6:	S/2, S/2 NE/4
	NW/4, E/2
Section 8:	
	A11
Section 10:	
Section 11:	
Section 12:	
Section 13:	
Section 14:	
Section 15:	A11
Section 16:	A11
Section 17:	A11
Section 18:	E/2
Section 19:	E/2
Section 20:	All
Section 21:	All
Section 22:	All
Section 23:	All
Section 24:	A11
Section 25:	All
Section 26:	A11
Section 27:	A11
Section 28:	A11
Section 29:	A11
Section 30:	A11

-11-Order No, R-111-A

	TOWNSHIP 20 S	OUTH, RANGE 30 EAST (continued)
	Section 31:	E/2
• .	Section 32:	A11
	Section 33:	A11
	Section 34:	A11
	Section 35:	A11
	Section 36:	A11
	TOWNSHIP 20 S	OUTH, RANGE 31 EAST
	Section 1:	E/2, E/2 W/2
	Section 6:	SW/4, S/2 NW/4, W/2 SE/4
	Section 7:	W/2, SE/4, W/2 NE/4
	Section 8:	S/2, S/2 N/2
	Section 9:	SW/4, S/2 NW/4
	Section 11:	SE/4, E/2 SW/4
	Section 12:	A11
		A11
		E/2, SW/4, E/2 NW/4
	Section 16:	W/2
	Section 17:	A11
	Section 18:	A11
	Section 19:	A11
	Section 20:	A11
	Section 21:	NW/4, S/2
	Section 22:	\$/2, S/2 NE/4
	Section 23:	All
	Section 24:	A11
	Section 25:	All
	Section 25:	A11
		A11
	Section 28:	A11
	Section 29:	A11
	Section 30:	A11
	Section 31:	A11
	Section 32:	A11
	Section 33:	All
	Section 34:	All
	Section 35:	All
	Section 36:	All
		SOUTH, RANGE 32 EAST
	Section 1:	All
	Section 2:	All
	Section 3:	
	Section 4:	E/2, SW/4, E/2 NW/4

-12-

Order No. R-111-A

TOWNSHIP 20 S	OUTH, RANGE 32 EAST, (Continued)
Section 5:	S/2 SE/4
Section 6:	W/2, SW/4 SE/4
Section 7:	All
Section 8:	All
Section 9:	Ali
Section 10:	All
Section 11:	All
Section 12:	A11
Section 13:	A11
Section 14:	All
Section 15:	A11
Section 16:	All
Section 17:	All
Section 18:	A11
Section 19:	A11
Section 20:	A 11
Section 21:	A11
Section 22:	All
Section 23:	All
Section 24:	A11
Section 25:	A11
Section 26:	A11
Section 27:	A11
Section 28:	A11
Section 29:	A11
Section 30:	A11
Section 31:	A11
Section 32:	A11
Section 33:	A11
Section 34:	A11
Section 35:	All
Section 36:	A11
TOWNSHIP 20 S	SOUTH, RANGE 33 EAST
Section 1:	All
Section 2:	E/2, E/2 W/2
Section 5:	W/2
Section 6:	A11
Section 7:	A11
Section 8:	W/2, SW/4 NE/4, SE/4
Section 9:	S/2 S/2, NW/4 SW/4
Section 10:	5/2
Section 11:	E/2, E/2 NW/4, SW/4
Section 12:	A11
Section 13:	A11
Section 14:	A11

-13-Order No. R-111-A

EXHIBIT "A" (continued)

The second s	0 SOUTH, RANGE 33 EAST (continued)
Section 15:	A11.
Section 16:	A11
Section 17:	A11
Section 18:	A11
Section 19:	A11
Section 20:	All
Section 21:	W/2 SW/4, NW/4, N/2 NE/4
Section 22:	• • • •
Section 23:	N/2 N/2, SE/4 NE/4
Section 24:	N/2, N/2 SE/4, SE/4 SE/4
Section 29:	W/2, NE/4, N/2 SE/4, S $W/4$ SE/4
Section 30:	All
Section 31:	N/2, W/2 SW/4
TOWNSHIP 2	0 SOUTH, RANGE 34 EAST
Section 6:	W/2, W/2 SE/4
Section 7:	A11
Section 8:	SW/4
A/	and the amount of the and the amount of the second of the
Section 16:	SW/4, SW/4 NW/4, SW/4 SE/4
Section 16: Section 17:	SW/4, SW/4 NW/4, SW/4 SE/4 All
Section 17:	A11
Section 17: Section 18:	A11 A11
Section 17: Section 18: Section 19:	A11 A11 A11
Section 17: Section 18: Section 19: Section 20:	A11 A11 A11 A11
Section 17: Section 18: Section 19: Section 20: Section 21:	A11 A11 A11 A11 A11 A11
Section 17: Section 18: Section 19: Section 20: Section 21: Section 22:	A11 A11 A11 A11 A11 SW/4
Section 17: Section 18: Section 19: Section 20: Section 21: Section 22: Section 27:	A11 A11 A11 A11 A11 SW/4 W/2
Section 17: Section 18: Section 19: Section 20: Section 21: Section 22: Section 27: Section 28:	A11 A11 A11 A11 A11 SW/4 W/2 A11
Section 17: Section 18: Section 19: Section 20: Section 21: Section 22: Section 27: Section 28: Section 29:	A11 A11 A11 A11 A11 SW/4 W/2 A11 N/2, SE/4, NE/4 SW/4
Section 17: Section 18: Section 19: Section 20: Section 21: Section 22: Section 27: Section 28: Section 29: Section 30:	A11 A11 A11 A11 A11 SW/4 W/2 A11 N/2, SE/4, NE/4 SW/4 NE/4 NW/4, N/2 NE/4, SE/4 NE/4

TOWNSHIP 21 SOUTH, RANGE 29 EAST

Section 1:	A11
Section 2:	Lots 1-16, incls., SE/4, NE/4 SW/4
Section 3:	Lots 1-9, incl.
Section 4:	Lots 1-8 incl., Lots 10 and 11
Section 11:	E/2, E/2 SW/4
Section 12:	A11
Section 13:	All
Section 14:	E/2, E/2 W/2, SW/4 NW/4, NW/4 SW/4
Section 15:	SE/4 NE/4, NE/4 SE/4
Section 23:	N/2 NE/4

-14-Order No. R-111-A

	TOWNSHID 21 S	OUTH, RANGE 29 EAST (continued)
		$\frac{1001}{\text{NE}/4}$, $\frac{127}{\text{SE}/4}$, $\frac{127}{S$
•	the second s	
	Section 35:	
	Section 30:	S/2 SW/4, SE/4, S/2 NE/4, NE/4 NE/4
	TOWNSHIP 21 S	OUTH, RANGE 30 EAST
	Section 1:	All
	Section 2:	A11
	Section 3:	A11
.,	Section 4:	A11
	· · · · · · · · · · · · · · · · · · ·	A11
		A11
; :		A11
		A11
	1. Contract (1. Co	N/2, SW/4
		N/2, SE/4, N/2 SW/4, SE/4 SW/4
	Section 11:	All
	Section 12:	A11
	Section 12:	A11
	Section 15: Section 14:	A11
,	Section 16:	NE/4, NE/4 NW/4, N/2 SE/4, SE/4 SE/4 NW/4 NW/4
	Section 18:	
		NW/4, $N/2 NE/4$
		E/2 E/2
	Section 23:	All
	Section 24:	
		N/2, SE/4, N/2 SW/4, SE/4 SW/4
		N/2, N/2 S/2
		NE/4, N/2 SE/4, SE/4 SE/4
	Section 29:	NW/4, N/2 SW/4
	Section 30:	E/2, E/2 W/2
		A11
		S/2, NW/4, NW/4 NE/4, S/2 NE/4
	Section 36:	E/2
•	t de la det	
	a the second	OUTH, RANGE 31 EAST
	Section 1:	A11
	Section 2:	A11
	Section 3:	All
	Section 4:	All
	Section 5:	A11
	Section 6:	
	Section 7:	
	Section 8:	All

-15-Order No. R-111-A

TOWNSHIP 2	SOUTH, RANGE 31 EAST (continued)
Section 9:	A11
Section 10:	W/2
Section 12:	N/2, SE/4, N/2 SW/4, SE/4 SW/4
Section 13:	N/2 NE/4
Section 15:	W/2
Section 16:	E/2, NW/4, $E/2$ SW/4
Section 18:	NW/4, W/2 NE/4, NE/4 NE/4, W/2 SW/4
	NE/4 SW/4
Section 21:	E/2, NE/4 NW/4
Section 22:	W/2
Section 27:	W/2, $SW/4$ NE/4, $W/2$ SE/4
Section 28:	E/2
Section 30:	SW/4, W/2 NW/4, SE/4 NW/4
Section 31:	W/2
Section 33:	NE/4 $NE/4$
Section 34:	NW/4, NW/4 NE/4
TOWNSHIP 2	SOUTH, RANGE 32 EAST
Section 6:	Lots 1-7 incls., Lots 10-15, incls., SW/4
Section 7:	W /2
Section 22:	E/2
Section 23:	A11
Section 24:	A11
TOWNSHIP 2	SOUTH, RANGE 33 EAST
Section 3:	Lots 1, 2, 3
Section 17:	
Section 18:	SE/4 SE/4
Section 19:	All
Section 20:	A11
Section 21:	W/2, SE/4, S/2 NE/4
Section 22:	S/2, S/2 N/2
Section 23:	S/2, S/2 N/2, NE/4 NE/4
Section 24:	All
Section 25:	NW/4, $N/2$ NE/4, $SW/4$ NE/4, $N/2$ SW/4
Section 26:	W/2, NE/4, N/2 SE/4, SW/4 SE/4
Section 27:	All
Section 28:	All
Section 29:	N/2, SE/4, NE/4 SW/4
Section 30:	N/2, SE/4, NE/4 SW/4 N/2 NE/4, SE/4 NE/4
Section 33:	N/2 N/2 N/2 N/2
Section 34:	N/2 N/2
	DN F Z SN F Z

-16-Order No. R-111-A

EXHIBIT "A" (continued)

TOWNSHIP 21 SOUTH, RANGE 34 EAST Section 19: W/2

Section 1:	All
Section 2:	E/2, E/2 NW/4, SW/4
Section 3:	S/2 SE/4, NE/4 SE/4
Section 10:	E/2, E/2 W/2, SW/4 SW/4
Section 11:	A11
Section 12:	A11
Section 13:	A11
Section 14:	All
Section 15:	All
Section 16:	SE/4, SE/4 NE/4, SE/4 SW/4
Section 20:	E/2 E/2
Section 21:	A11
Section 22:	A11
Section 23:	A11
Section 24:	A11
Section 25:	A11
Section 26:	A11
Section 27:	A11
Section 28:	NE/4, N/2 NW/4, SE/4 NW/4, SE/4
Section 33:	NE/4 NE/4
Section 34:	NW/4, $W/2 E/2$, $N/2 SW/4$, $SE/4 SW/4$
Section 35:	E/2, SW/4, SE/4 NW/4
Section 36:	A11

TOWNSHIP 22 SOUTH, RANGE 30 EAST

Section 1:	E/2
Section 5:	N/2, $N/2 S/2$, $SW/4 SW/4$
Section 6:	A11
Section 7:	W/2, W/2 E/2, SE/4 SE/4
Section 8:	S/2 SW/4
Section 12:	NE/4 NE/4
Section 13:	NW/4, $N/2 SW/4$, $SW/4 SW/4$
Section 14:	SE/4, S/2 NE/4, E/2 SW/4, SW/4 SW/4
Section 17:	NW/4
Section 18:	All
Section 19:	A11
Section 20:	A11
Section 21:	S/2, SW/4 NW/4
Section 22:	S/2, S/2 N/2, NE/4 NE/4
Section 23:	W/2, W/2 NE/4, NE/4 NE/4
Section 26:	W/2 W/2
Section 27:	A11

-17-Order No. R-111-A

EXHIBIT "A" (continued)

TOWNSHIP	22	SOUTH, RANGE	30	EAST	(continued)
Section 2	28:	All			
Section 2	9:	A'II			
Section 3	:0	All			
Section 3	1:	All			
Section 3	2:	A11			
Section 3	13:	All			
Section 3	4:	All			
Section 3	15:	W/2			
					,

TOWNSHIP 22	SOUTH, RANGE 31 EAST	· .
Section 6:	W/2, W/2 NE/4, NW/4 S	ΣΕ/Ц
Section 7:	N/2 NW/4	

TOWNSHIP 23 SOUTH, RANGE 29 EAST

Section	1:	A11	
Section	2:	E/2, NW/4,	NE/4 SV/4
Section	11:	NE/4 $NE/4$	*
Section	12:	N/2 N/2	

TOWNSHIP 23 SOUTH, RANGE 30 EAST

Section 2:	NW/4
Section 3:	All
Section 4:	All
Section 5:	All
Section 6:	All
Section 7:	NE/4, $N/2$ $NW/4$, $SE/4$ $NW/4$
Section 8:	N/2 N/2, S/2 NE/4
Section 9:	N/2, NE/4 SW/4, N/2 SE/4
Section 10:	N/2, SW/4
Section 6: Section 7: Section 8: Section 9:	All NE/4, N/2 NW/4, SE/4 NW/4 N/2 N/2, S/2 NE/4 N/2, NE/4 SW/4, N/2 SE/4

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

STATE OF NEW MEXICO OIL CONSERVATION COMMISSION

JOHN F. SIMMS, Chairman

E. S. WALKER, Member

W. B. MACEY, Member & Secretary

SEAL jh
OIL CONSERVATION COMMISSION P. O. BOX 871

SANTA FE, NEW MEXICO

September 28, 1956

Mr. W. D. Girand, Jr. Neal & Girand P.O. Box 278 Hobbs, New Mexico

Dear Sir:

On behalf of your client, Velma Petroleum Corporation, we enclose two copies of Order R-880 issued September 27, 1956, by the Oil Conservation in Case 1130, which was heard on August 16th.

Very truly yours,

A. L. Porter, Jr. Secretary - Director

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

September 28, 1956

Mr. R. H. Blackman, Jr. Potash Company of America Carlsbad, New Mexico

Dear Sir:

Enclosed is a copy of Order R-880 issued September 27, 1956, by the Oil Conservation Commission in Case 1130, which was heard on August 16th. We will mail you some additional copies of this order for distribution to the other potash companies as soon as

Very truly yours,

Duperimanche actili Duperimanche 10-15-55 Mailla 10-15-55.56

ie.

A. L. Porter, Jr. Secretary - Director

brp Encl.

UNITED STATES MAIN DEPARTMENT OF THE INTERIOR GEOLOGICAL SURVEY 1956 HAY 14 AT

P. O. Box 6721 HosuSPL, New Moxico

May 11, 1956

Memorandum

Tot File

Prom

Subject: Oil - Potesh Conference, May 4

On May 4, a conference was held in this office to discuss the proposed drilling of four wells in the SET sec. 28, T. 19 S., R. 30 E., lease New Mexico 06770, Velms Petroleum Corporation, lessee, and the protest to such drilling made by Potash Company of America. The following were present: Mesars. Porter, Rieder, Gurley, Hanson, and Armstrong, representing the Oil Conservation Commission; Messrs. Fulton and McConnell from the Regional Mining Supervisor's office in Carlshed; Mesars. Blackman and Prots representing Potash Company of America; Mr. Leroy Wise, representing Velms Petroleum Corporation, and Mesars. Confield, Kneuf, and Anderson of this office.

Oil and Gas Supervisor, Rogwell, New Mexico

The SE_{\pm}^{1} sec. 28 is in the potesh area as specified by the Department of Interior and as defined by Order No. R-111-A of the Oil Conservation Commission, and the lease contains the required stipulations regarding the drilling of wells for oil and gas. Velma's proposal is to drill four wells in the SE¹ sec. 28, one well to be in the approximate center of each of the four 40-sore tracts. The objective horizon is the Nates formation expected at 1700-1800 feet. The neurest productive well is No. 1 Mates "A" in the Swi5W sec. 23 which was completed in March of 1956, pumping 49 barrels of 30 gravity oil from the Yates formation, 1653-1680 feet. Velas proposes to comply with all of the requirements of Order No. R-111-2 and any requirements of the Geological Survey regarding the drilling, casing, and cementing of the well.

Potash Company of America's protest is based on the fact that the proposed location for well No. 4 fulls within its open mine workings; the proposed location of well No. 3 falls within 200 feet of its open mine workings, and the proposed location for well No. 1 falls within 850 feet of its open mine workings. All three of suid locations are within the limits of commercial potesh deposits which Potesh Company of America states are included in the areas to be mined within its present five-year plan.

IN REPLY REFER TO:

Potash Company of America made no specific objection to the proposed location for well No. 2 in the NERSE sec. 28 but requested that such location be moved to a 330 feet location out of the center of the section.

Mr. Vise stated that he would have no objection to moving the locations for wells Hos. 3 and 4 to get them further sway from the open mine workings, and that he wanted to know whether approval would be granted by the State and the Geological Survey for the drilling of any or all of the wells in order that he could decide on whether the drilling that would be permitted was worth while.

In view of the inability of the potash and oil operators to reach an agreement, the procedure established in Sec. VII of Order No. R-111-A calling for a bearing before the Oil Conservation Commission appears to be in order. Mr. Wise stated that he would file an applior ica for a hearing before the Commission or notify all parties that he had decided not to file such application. This office will defer any action looking toward approval or rejection of Velma's notices to drill until the matter of a hearing before the Oil Conservation Commission is settled.

(Orig. Sgd.) JOHN A. ANDERSON

JOHN A. ANDERSON

Copy to: Cons. Div.-Washington

Oil Conservation Commission - Santa Fe I

LERDY WISE, PRESIDENT EE SE ECOSESSOE PRESECT J. A. COTTINGHAM, SEC.-TREAS.

TELEPHONE HOBER: 3-5197

TEXAS REPRESENTATIVE J. A. MARTIN 92D Mercantile Securities Blog. Dallas, texas

VELMA PETROLEUM CORPORATION

DRILLING CONTRACTORS DIL PRODUGERS Box 1955 Hobbs, New Mexico

April 19, 1956.

Oil Conservation Commission, State of New Mexico, Santa Fe, New Mexico.

> In re: SE¹/₄, Section 28, Township 19 South, Range 30 East, N.M.P.M., Eddy County, New Mexico.

Gentlemen:

The Potash Company of America, by letter dated April 17, 1956, addressed to the Commission, over the signature of Mr. F. O. Davis, Vice-President, requested that the potash company be afforded an opportunity to meet with representatives of the Commission in regard to the proposed Notices of Intention to Drill, filed by the Velma Petroleum Corporation.

This is to advise that the Velma Petroleum Corporation, as well as the other operators, will be pleased to meet with the potash company and the Oil Conservation Commission in regard to the protest of the potash company to the granting of permits to drill the oil wells proposed in the Notice of Intention to Drill filed with the Commission.

Very truly yours,

VELMA PETROLEUM CORPORATION,

BY: Leroy duise

G/bc

cc: Potash Company of America, Carlsbad, New Mexico. (Attention: Mr. F. O. Davis)

United States Geological Survey, P. O. Building, Roswell, New Mexico. (Attention: Mr. John A. Anderson)
Mr. Robert S. Fulton, U.S.G.S., Carlsbad, New Mexico;
Mr. L. A. Hanson, Oil Conservation Commission, Artesia, New Mexico.

April 19, 1956.

United States Geological Survey, Post Office Building, Roswell, New Mexico.

> Attention: Mr. John A. Anderson, 011 and Gas Supervisor.

> > In re: 011 and Gas Lease - NN 06770.

Gentlemen:

This letter will acknowledge receipt of a copy of a letter addressed to your office, dated April 17, 1956, over the signature of Mr. F. O. Davis, and copies of the letter being sent to Mr. John A. Frost, Artesia, New Mexico; the Oil Conservation Commission, Santa Fe, New Mexico; and Mr. Robert S. Fulton, Carlsbad, New Mexico.

The letter above referred to requests an opportunity to meet with representatives of the U.S. Geological Survey at any reasonable time to present evidence in support of its protest. This is to advise that Velna Petroleum Corporation and the other interested operators are willing to meet at any convenient time and place with representatives of the Potash Company of America and the United States Geological Survey to discuss the protest of the potash company.

I am sending a copy of this letter to all parties receiving dopy of the letter of April 17th addressed to you.

Very truly yours,

VELMA PETROLEUM CORPORATION,

UNII ALIBE $\mathbb{B}\mathbb{Y}$

G/be

cc: Mr. John A. Frost, Box 187, Artesia, New Mozico; Oil Conservation Commission, State of New Mexico, Santa Fe, New Mexico; / Mr. Nobert S. Fulton, U.S.G.S., Carlsbad, New Mexico

Mr. Robert S. Fulton, W.C.G.S., Carlebad, New Mexico; Potash Company of America, Carlebad, New Mexico. (Attention: Mr. F. C. Davis) POTASH COMPANY OF AMERICA

GENERAL SALES OFFICES - 1625 EYE STREET N.W. WASHINGTON 6 D C SOUTHERN SALES OFFICE - 408-9 CANDLER BLDG - ATLANTA - GA-MIDWESTERN SALES OFFICE - FIRST NATIONAL BANK BLDG - PEORIA - ILL



EXECUTIVE OFFICES REPLY TO: MINES AND REFINERY CARLSBAD · NEW MEXICO

April 17, 1956

Oil Conservation Commission State of New Mexico Santa Fe, New Mexico

AND TREASURER

Re: SE1, Section 28, Township 19S, Range 30E, N.M.P.M., Eddy County, New Mexico

Gentlemen:

We are in receipt of registered letter, dated April 12, 1956, which was received by us on April 16, 1956, from Velma Petroleum Corporation, Box 1955, Hobbs, New Mexico, enclosing duplicate executed copies of Notice of Intention to Drill for test wells on four (4) locations, being approximately as follows:

(1)	The enter	of	NE ¹ / ₄ SE ¹ / ₄ ,	Section	28-19-30.
(2)	The center	of	$NW_4^1SE_2^1$	Section	28-19-30.
(3)	The center	of	SWASEA	Section	28-19-30. /

(4) The center of $SE_{4}^{I}SE_{4}^{I}$, Section 28-19-30.

Also enclosed with said letter were copies of a map or plat showing the proposed locations substantially as set forth above.

Potash Company of America objects to the four well locations noted above for the reason that an oil and gas test well at the locations at each and all of the locations mentioned would result in undue waste of potash deposits or constitute a hazard to or unduly interfere with mining operations being conducted for the extraction of potash deposits. Three (3) of the above described locations lie within Potash Company of America's five-year production projection, as shown on the map filed with the Commission.

Potash Company of America requests an opportunity to meet with the representatives of the Commission at any reasonable time to present evidence in support of its protest, unless the Commission rejects the application of Velma.

Very truly yours,

FOD/mmg

cc: Messrs. John A. Anderson, L. A. Hanson, R. S. Fulton Velma Petroleum Corporation

IN REPLY REFER TO:



UNITED STATES DEPARTMENT OF THE INTERIOR GEOLOGICAL SURVEY

> P.Q. Box 6721 Roswell, New Mexico

> > April 24, 1956

Mr. F. O. Davis Potash Company of America Carlshed, New Mexico

Mr. Laroy Wise Velma Petroleum Corporation Box 1955 Hobbs, Hew Mexico

Gentlemen:

Now are requested to have representatives attend a conference in this office, Room 334 Federal Building, at 10:00 a.m., May 4, to discuss the proposed drilling of certain wells for oil in the SE¹ sec. 25, T. 19 S., R. 30 E., Eddy County, Hew Mexico, which is in the Potash-Dil area covered by Oil Conservation Councission Order No. 3-111-A.

By copy of this letter, representatives of the Oil Conservation Counisaion, and the Regional Mining Supervisor, U. S. Geological Survey, Carlsbad, New Mexico, are also being invited to attend.

Sincerely yours,

JOHN &. ANDERSON Regional 011 & Gas Supervisor

Copy to: Mr. A. L. Porter, Jr. V Oil Conservation Conmission, Santa Fe, M. M.

> Mr. L. A. Handon Oil Conservation Commission Gerper Building Artesis, H. M.

Regional Mining Supervisor Carlshed, N. M.

District Engineer, U. S. G. S., Artesis, H.M.

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

April 20, 1956

Mr. John A. Anderson U.S. Goological Survey P.G. 300 5721 Rectall, New Mexico

Dear Nr. Anderson:

I am in receipt of a letter from the Potash Company of America objecting to four proposed well locations by Velma Petroleum Company on federal land within the potash area as outlined in Commission Order R-121-4.

Since the proposed locations are on land owned by the U.S. Government and it is our understanding that the U. S. Geological Survey has submitted the matter to Washington, I believe that you should suggest a date for a mosting between the interested parties, pessibly in your office at Resvell. This suggestion is in accordance with previsions of Commission Order H-111-A.

Yours very truly.

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

ALPIERD

- CC-Velma Petreleum Corp., Box 1955, Hobbs, N.K. Cil Conservation Commission, Artesis, N.H. Nr. John A. Prest, Box 187, Artesis, N. H. Nr. Hebert S. Fulten, Box 829, Carlabad, N.H.

 - Oil Concervation Commission, Hobbe, N.M.



UNITED STATES DEPARTMENT OF THE INTERIOR GEOLOGICAL SURVEY

P. O. Box 829 Carlsbad, New Mexico

August 13, 1956

IN REPLY REFER TO:

Potash Company of America P. O. Box 31 Carlsbad, New Mexico

Gentlemen:

This is in response to your recent verbal request that this office compile data relative to the potash orebody contained in the SE¹ Sec. 28, T. 19 S., R. 30 E., N. M. P. M., New Mexico, which is embraced in your potash lease Las Cruces O46729-D, issued January 18, 1933.

Potash values have been determined on the basis of total recoverable value and recoverable value per acre for the several extraction stages involved in the mining operation. The average grade and thickness of the orebody were obtained by taking the weighted average of the four potash core tests located at the four corners of the SE¹/₂ Sec. 28. The recoverable values are obtained by using the following formula:

Recoverable value per acre = 2,722.5 x thickness of ore in feet x grade of ore in % K20 x % mining extraction x % mill efficiency x units of K20 per ton x price per unit of K20.

The constant, 2,722.5, represents the tons of ore contained in one acre-foct, using 16 cubic feet = 1 ton of ore. The price per unit of K20 in muriate is 36 cents. Following are the values determined:

		Recoverable Value per 160 Acres	Per Acre
1.	First mining (extraction 65%, mill afficiency 90%)	\$9,804,430	\$61,27 8
2.	Second mining (extraction 25%, mill efficiency 90%)	3,770,935	23,568
3.	Total mining (extraction 90%, mill efficiency 90%)	13,575,365	8h, 846

OIL CONSERVATION COMMISSION SANTA FE. NEW MIXICO
CASE 113 0

The following values relate to a protective pillar with a minimum radius of 100 feet which would be required to protect a producing oil well drilled through the orebody, no part of which could be recovered:

Value of pillar (65% extraction, 90% mill efficiency) = \$140,390

Value of pillar (90% extraction, 90% mill efficiency) = \$61,464

The average depth of the orebody in the SEZ Sec. 28 is approximately 750 feet. In the event that h producing oil wells existed in the tract at the time second mining was contemplated, the Survey would require observance of a subsidence angle of 45 degrees pillers could not be removed closer than 750 feet to a producing well. As the proposed oil wells are to be located in the center of each h0-acre subdivision of the SEZ Sec. 28, this means that all mine pillers within the 160-acre tract would be less than 750 feet from a producing oil well, hence no pillars could be removed.

Very truly yours,

A. J. Fullow

R. S. Fulton Regional Mining Supervisor

DEPARTMENT OF THE INTERIOR

Office of the Secretary

EDDY AND LEA COUNTIES, NEW MEXICO OIL AND GAS, AND POTASH LEASING AND DEVELOPMENT WITHIN POTASH AREA

1. For the purpose of providing for concurrent operations in the prospecting for and the development and production of oil and gas and potash deposits owned by the United States within the area herein described and designated as "Potash Area" (see Schedule A), and for the purpose of opening to oil and gas leasing certain lands (see Schedule B) which have heretofore been withheld from such leasing and, subject to valid existing rights as to leases heretofore issued, it is ordered as follows: 1. Oil and gas leases for that part of

1. Oil and gas leases for that part of Potash Area covered by order of February 6, 1939. (a) The order of the Secretary of the Interior dated February 6, 1939 (4 F. R. 1012), withholding certain lands in New Mexico from application or lease under the oil and gas provisions of the Mineral Leasing Act of February 25, 1920 (41 Stat. 437), as amended, is hereby revoked.

hereby revoked. (b) The lands described in the order dated February 6, 1939 (except the $E_{2}'SE_{4}'$, sec. 24, and the $E_{2}'E_{2}'$, $W_{2}'SE_{4}'$, $S_{2}'SW_{4}'$, sec. 25, T. 20 S., R. 29 E., N. M. M., which were withdrawn from all forms of entry by Public Land Order No. 569, 14 F. R. 1086), shall be open for oil and gas leasing as of the date of this notice, and offers on form No. 4-1158, Second Edition, received up to and including November 16, 1951, at the Land and Survey Office, Bureau of Land Management, Santa Fe, New Mexico, for lands subject to noncompetitive leasing under section 17 of the Mineral Leasing Act, as amended, shall be regarded es simultaneaugus fied

garded as simultaneously filed. (c) During the period from the date of this order to and including November 16, 1951, the following rules must be followed in applying for oil and gas leases: (i) Each offer must cover all the Fed-

(i) Each offer must cover all the Federal land subject to noncompetitive oil and gas leasing contained in a particular section and must not cover more than one section.

(ii) All offers of any offeror shall be rejected if the offeror's interests, direct and indirect, in oil and gas leases and offers and applications therefor on Federal lands in the State of New Mexico, including the offers filed pursuant to this notice exceed 15,360 chargeable acres. Where a corporation, or association, files an application for the Federal lands in a section, no person who owns an interest of 10 percent or more in such corporation or association shall be eligible to file an offer for the same area. (iii) It will be necessary to file only one copy of each offer to lease and lease form for each section. If the offeror is successful, the Manager will execute the form and arrange to obtain the additional copies.

(iv) Each offer, accompanied by two separate checks or money orders, must be enclosed in a separate sealed envelope. One check or money order must be for \$10 to cover the filing fee. The second check or money order must cover the first year's rental (50 cents per acre).
(v) The front of each envelope must

(v) The front of each envelope must be marked to show the nature of the contents and the section involved as follows:

Oil and Gas Offer, Potash Area

(vi) Any offer filed during the prescribed period that does not conform to all the requirements of this notice shall be rejected.

(d) If necessary, a drawing will be held to determine the successful offeror for each section. Such drawing will commence at 10 a. m., m. s. t., November 20, 1951, at the Land and Survey Office, Santa Fe, New Mexico.

(e) Each successful applicant for a noncompetitive oil and gas lease, and any party awarded a competitive lease, for lands included in schedule B will be required, as a condition to the issuance of such lease, to execute a stipulation agreeing that:

(i) No wells will be drilled for oil or gas in formations above the base of the Delaware sand, or above a depth of 5,000 feet, whichever is the lesser, except upon approval of the Director of the Geological Survey, it being understood that drilling for production to these formations will be permitted only in the event that it is satisfactorily established that such drilling will not interfere with the mining and recovery of potash deposits or the interest of the United States would best be subserved thereby.

(ii) No wells will be drilled for oil or gas in formations below the base of the Delaware sand, or below a depth of 5,000 feet, whichever is the lesser, except pursuant to a unit plan approved by the Director of the Geological Survey, unless drilling is otherwise required or approved by the Director to protect the lease from drainage.

(iii) No wells will be drilled for oil or gas at a location which, in the opinion of the Oil and Gas Supervisor of the Geological Survey, would result in undue waste of potash deposits or constitute a hazard to or unduly interfere with mining operations being conducted for the extraction of potash deposits.

Such as 6

(iv) The drilling or the abandonment of any well on said lease shall be done in accordance with applicable oil and gas operating regulations including such requirements as the Oil and Gas Supervisor of the Geological Survey may prescribe as necessary to prevent the inflitration of oil, gas, or water into formations containing potash deposits or into mines or workings being utilized in the extraction of such deposits.

2. Oil and gas leases for lands in Potash Area not covered by order of February 6, 1939. (a) As a condition to the issuance of either a non-competitive or a competitive lease, or the granting of any renewal or extension of any existing lease, embracing such lands, the applicant, the successful bidder, or the lessee, as the case may be, will be required to execute a stipulation identical to that specified in item 1 (e) hereof.

as the case may be, will be required to execute a stipulation identical to that specified in item 1 (e) hereof. (b) Upen the discovery hereafter of any cil or gas pool or field embracing all or part of any nonunitized oil and gas lease heretofore issued, unit operation will be required under the applicable unitization provisions of the lease and the Mineral Leasing Act of 1920, as amended, unless it is shown to the satisfaction of the Secretary of the Interior that independent operation will not be pardize maximum economic recovery of the natural resources of the area.

3. Potash leases. All potash permits and leases hereafter issued or existing potash leases hereafter renewed for federal lands within the Potash Area, shall be subject to a requirement, either to be included in the lease or permit or imposed as a stipulation, to the effect that no mining or exploratory operations will be conducted that, in the opinion of the Mining Supervisor of the Geological Survey, would constitute a hazard to oil or gas production, or that would unreasonably interfere with the orderly development and production under any oil or gas lease issued for the same land. 4. Maps and surveys. (a) Well rec-

4. Maps and surveys. (a) Well records and survey plats that an oil and gas lessee must file, pursuant to applicable operating regulations (30 CFR Part 221), shall be available for inspection at the office of the Oil and Gas Supervisor, to any party holding a potash permit of lease on the land on which the well is situated insofar as such records are pertinent to the mining and protection of potash deposits.

(b) Maps of mine workings and surface installations, and records of core analyses that a potash lessee must file pursuant to applicable operating regu-lations (30 CFR Part 231), shall be available for inspection at the office of the Mining Supervisor, to any party holding an oil and gas lease on the same land insofar as such maps or records are pertinent to the development and protection of oil and gas deposits.

5. Unit plans. Any unit plan here-after approved or prescribed that in-cludes oil and gas leases covered by this notice shall include a provision embodying in substance the requirements set forth in items 1 (e) (iii) and (iv) and 4 (a), hereof.

6. Definition. The word "potash" as used herein shall be deemed to embrace potassium and associated minerals as specified in the act of February 7, 1927 (44 Stat. 1057).

II. Except to the extent herein modi-fied the general regulations contained in 43 CFR, Parts 191 and 192, governing the leasing and development of oil and gas and in 43 CFR, Part 194, governing the leasing and development of potash deposits shall be applicable to the lands covered hereby. Copies of this notice and copies of form No. 4-1158, Second Edition, titled "Offer to Lease and Lease for Oil and Gas" can be obtained from

the Land and Survey Office, Bureau of Land Management, Santa Fe, N. Mex. SCHEDULE A

DESIGNATED POTASH AREA New Mexico Principal Meridian

New Mexico Principal Meridia: T. 19 S., R. 29 E., Sec. 11, SE4; Sec. 12, 8½; Sec. 23, N $\frac{1}{2}$; Sec. 24, N $\frac{1}{2}$; T. 20 S., R. 29 E., Sec. 12, NE $\frac{1}{2}$ SE $\frac{1}{2}$; Sec. 12, NE $\frac{1}{4}$, and S $\frac{1}{2}$ SE $\frac{1}{4}$; Sec. 36, T. 21 S., R. 29 E., Sec. 1 and 2; T. 21 S., R. 29 E., Secs. 1 and 2; Sec. 3, E¹/₂; Sec. 10, E¹/₂; Sec. 11 to 15 inclusive; Sec. 22, N¹/₂ N¹/₂; Secs. 24 and 25; Sec. 35, E¹/₂; Sec. 36. T. 22 S., R. 29 E., Secs. 1 and 2; Secs. 1 and 2: Sec. 1 and 2; Sec. 3, $S_{12}^{1/2}$; Sec. 9, $E_{12}^{1/2}$; Sec. 10 to 16 inclusive; Sec. 17, $E_{12}^{1/2}$; Sec. 20, $E_{12}^{1/2}$; Secs. 21 to 28 inclusive; Secs. 33 to 36 inclusive.

T. 23 S., R. 29 E., Secs. 1 to 3 inclusive; Secs. 4, E½; Sec. 9, E½; Secs. 10 to 15 inclusive; Secs. 22 to 27 inclusive; Secs. 34 to 36 inclusive. T. 18 S., R. 30 E., Sec. 12 S!4; Secs. 34 to 36 inclusive. T. 18 S., R. 30 E., Sec. 12, S¹/₂; Secs. 13 and 14; Sec. 15, SE¹/₄; Sec. 21, SE¹/₄; Secs. 22 to 24 inclusive; Sec. 25, W¹/₂; Secs. 26 to 28 inclusive; Sec. 29, SE¹/₄; Sec. 32, NE¹/₄, and S¹/₂; Secs. 33 and 34; Secs. 35, W¹/₂. T. 19 S., R. 30 E., Secs. 8 to 36 inclusive; Sec. 6, SE¹/₄; Secs. 8 to 36 inclusive; T. 20 S., R. 30 E.; T. 21 S., R. 30 E., Secs. 1 to 11 inclusive; Sec. 12, S¹/₂; Secs. 13 to 22 inclusive; Sec. 23, N¹/₂; Secs. 13 to 22 inclusive;
Sec. 23, N¹/₂;
Secs. 24, N¹/₂;
Secs. 27 to 34 inclusive;
Sec. 35, S¹/₂.
T. 22 S., R. 30 E.,
Secs. 1 to 24 inclusive;
Bec 25, W¹/₂;
Secs. 26 to 35 inclusive;
Bec. 36, W¹/₂.
T. 23 S., R. 30 E.,
Sec. 1, S¹/₂. T. 23 S., H. 30 E., Sec. 1, S¹/₂; Secs. 2 to 36 inclusive. T. 24 S., R. 30 E., Sec. 1, N¹/₂; Sec. 2, N¹/₂; Sec. 3, N¹/₂. Sec. 3, N¹/₂. T. 18 S., R. 31 E., Sec. 18, W¹/₂. T. 19 S., R. 31 E., 19 5. R. 31 E. Secs. 9 and 10; Sec. 11, W¹/₂; Sec. 14, W¹/₂; Secs. 15 to 17 inclusive; Secs. 19 to 22 inclusive; Becs. 19 to 22 inclusive;
Sec. 23, W¹/₂;
Becs. 26 to 38 inclusive.
T. 20 S., R. 31 E.;
T. 21 S., B. 31 E.;
Sec. 1, lots 1 to 16 inclusive;
Bec. 2, lots 1 to 16 inclusive;
Bec. 5 and 6;
Bec. 19, N¹/₂;
T. 22 S., R. 31 E.,
Becs. 4 to 9 inclusive;
Becs. 19, N¹/₂.
T. 23 S., R. 31 E.,
Bec. 7;
Bec. 8, 8¹/₂;
Bec. 16, S¹/₂;
Bec. 17 and 18;
Bec. 7;
Bec. 8, 8¹/₂;
Bec. 16, S¹/₂;
Bec. 17 to 20 inclusive;
Bec. 21, W¹/₂;
Becs. 28 to 33 inclusive. Sec. 23, W1/2;

T. 24 S., R. 31 E., Secs. 4 to 6 inclusive. T. 19 S., R. 32 E., Sec. 23, 5½; Secs. 24 to 27 Inclusive; Bec. 23, 5½;
Becs. 24 to 27 Inclusive;
Sec. 32, 5½;
Becs. 32, 5½;
Becs. 33 to 36 inclusive.
T. 20 S., R. 32 E;
T. 21 S., R. 32 E;
Becs. 35 and 36.
T. 19 S., R. 33 E.,
Becs. 19, 30 and 31.
T. 20 S., R. 33 E.,
Becs. 5 to 9 inclusive;
Becs. 5 to 9 inclusive;
Becs. 5 to 36 inclusive;
Becs. 25 to 36 inclusive;
Secs. 15 to 23 inclusive;
Becs. 4 to 9 inclusive;
Secs. 16 to 31 inclusive;
Secs. 16 to 31 inclusive;
Secs. 16 to 31 inclusive;
Secs. 4 to 6 inclusive;
Secs. 4 to 6 inclusive.
T. 20 S., R. 33 E.,
Secs. 4 to 6 inclusive.
T. 20 S., R. 34 E.,
Bec. 31. Sec. 31. The area described, including both public and nonpublic lands, aggregates approximately 298,345 acres. SCHEDULE B LANDS COVERED BY ORDER OF PERFUARY 6, 1939, WITHIN POTASH AREA 3 T. 20 S., R. 29 E., Sec. 12, SE¼SE¼; Sec. 13, E½E½; and NW¼NE¼; Sec. 24, E½NE¼; Sec. 36. T. 21 S., R. 2014; 21 B. R. 2005 Sec. 1; Sec. 1, N. 1214. SW4NE4, N4NW4. Sec. 13, E14. and SE4; Sec. 13, E14. and S4SW4; Sec. 13, E14. and S4SW4; Sec. 15, NE4. NE4. SW4. and S14SE4; Sec. 15, NE4. NE4. NW4. S14NW4. and S14; Sec. 14, 5 W 4/ NE 4, 8W 4, and Sec. 15, NE 4, NE 4, NW 4, 8 S4; Sec. 22, N 4/ N 4; Sec. 23, N 1/ N 4; Sec. 24, NE 4, and N 1/ NW 4. T. 22 S., B. 29 E. Sec. 1: Sec. 1; Sec. 11, E4, N1/2NW 4, and S/2SW 4; Secs. 12 to 14, inclusive; Secs. 23 and 24; 25, NE%, NE%NW%, S%NW%, and Sec. S½; Bec. 26, W½NW¼, and B½; Sec. 35, NE4.

³ Of the lands included in this schedule, the following tracts are covered by out-standing leases or are within the limits of a known geologic structure of a producing oil or gas field: E¹/₄NE¹/₄, sec. 24, T. 20 S., R. 29 E., S¹/₄NE¹/₄, SE²/₆, sec. 9, W¹/₂SE¹/₄, SW¹/₄, SE¹/₄SE¹/₄, sec. 10, sec. 16 (all), N¹/₄NE¹/₄, sec. 21, T. 20 S., R. 30 E. The SE¹/₄NE¹/₄, sec. 11, T. 21 S., R. 29 E., is included in the order of February 6, 1939, but is omitted from this schedule because it is state land.

2

T. 19 S., R. 30 E., Sec. 23, S½; Sec. 24; Sec. 26, NE¼, NE¼NW¼, E½NW¼, and S½; Sec. 36 and 27; Sec. 30 to 35 inclusive.
T. 20 S., R. 30 E., Sec. 3, lots 2, 3, and 4, G¼N¼, and S¼; Sec. 4; Sec. 4; Sec. 6, lots 1, 2, 3, and 4, S½N½, N½SW¼, SE¼SW¼, and SE¼; Sec. 6, E½SE¼; Sec. 7, lots 3 and 4, NE¼NE¼, S½NE¼, SE½SW¼, and SE¼; Sec. 10, inclusive; Sec. 13, SE¼; Sec. 14, NW¼, F½SW¼, and SE¼; Sec. 21, N½NE¼; Sec. 22, N½; Sec. 21, N½NE¼; Sec. 21, N½NE¼; Sec. 22, N½; Sec. 3, lots 1, 2, 3, and 4, E½W¼; Sec. 31, lots 1, 2, 3, and 4, E½W¼; Sec. 35, S½,
T. 21 S., R. 30 E., Sec. 6, lots 1, 2, 3, and 4, E½W¼; Sec. 31, lots 1, 2, 3, and 4, E½W¼; Sec. 4, NW¼; Sec. 4, NE¼, NE½NW¼, B¼NW¼, and S½; Sec. 10, NE¼, NE½NW¼, B¼NW¼, and S½; Sec. 10, N½; Sec. 10, N½; Sec. 10, N½; Sec. 11, and 18; Sec. 11, and 18; Sec. 11, N½NE¼, and S½; Sec. 11, N½NE¼, and N½ NE¼, NE½NW¼; Sec. 11, and 18; Sec. 11, and 18; Sec. 11, and 18; Sec. 11, N½NE¼, and N½; Sec. 31, n½N½; Sec. 31, n½S½, and S½; Sec. 31, lots 1, 2, 3, and 4, N½NE¼, SE¼ NE¼, E½W¼, and SE¼; Sec. 31, lot 1, 7, 3, and 4, N½NE¼, SE¼ NE¼, E½W¼, and SE¼; Sec. 31, lot 1, 1, 19 S., R. 31 E., Sec. 25, lot 1. 17, 20 S., R. 31 E., Sec. 26, lot 31, inclusive; Sec. 33, The areas described aggregate 42,-245.18 acres.
Dated: October 16, 1951.

OSCAR L. CHAPMAN, Secretary of the Interior. [F. R. Doc. 81-12547; Filed, Oct. 18, 1951; 8:46 a. m.]

3

Published in 16 F.R. 10669 of October 18, 1951

INT.-DUP. SEC., WASH., D.C. 68/3

UNITED STATES DEPARTMENT OF THE INTERIOR GEOLOGICAL SURVEY P. C. Box 187 Artesia, New Mexico

April 17, 1956

IN REPLY REFER TO:

Velma Petroleum Corporation Box 1955 Hobbe, New Mexico

Re: Oil and Gas Lease New Mexico 06770

Attention: Mr. I. A. Cottingham

Gentlemen:

This will acknowledge receipt of your "Notices of Intention to Drill" wells 1,2,3 & 4, all in the SE¹ of section 28, T. 19 S., R. 30 E., N.M.P.M., Eddy County, New Mexico. Also, Designation of Operator and \$5,000 bond of oil and gas lease operator.

The subject lease issued June 1, 1952, and since it is within the oil-potesh area it contains the "Potesh Stipulation" which states among other things:

"No wells will be drilled for oil or gas in formations above the base of the Delaware sand, or above a depth of 5,000 feet, whichever is lesser, except upon approval of the Director of the Geological Survey, it being understood that drilling for production to these formations will be permitted only in the event that it is satisfactorily established that such drilling will not interfere with the mining and recovery of potash deposits or the interest of the United States would best be subserved thereby".

It was pointed out to you that since the locations are within the oil-potash area the drilling of same are subject to compliance with the Potash Stipulations and New Mexico Oil Conservation Commission Order No. R-111 A.

Very truly yours,

John A. Frost District Engineer

BEFOR THE AL DINSCHV. DONSCIAV. AUTO COLO INNTA FE, NEW MEX.L. EXHIBIT No. 120

JAF:ma

Copy to: USGS, Carlsbad, New Mexico Potash Company of America Carlsbad, New Mexico















BEFORS THE ONE PORTAGE CONTRACTOR Potashare CONTRACTOR (1130)





. 54-