

CASE 2720: Application of TENNECO
for special rules for the DOUBLE-
X DELAWARE POOL.

2720

Thin, Transcript,
Exhib. Etc.

State of New Mexico
Oil Conservation Commission



STATE GEOLOGIST
A. L. PORTER, JR.
SECRETARY - DIRECTOR

Re: Case No. 2720
Order No. R-2397-A
Applicant:

Tenneco Oil Company

A. L. PORTER, Jr.
Secretary-Director

OTHER _____

BEFORE THE
NEW MEXICO OIL CONSERVATION COMMISSION
Santa Fe, New Mexico
January 8, 1964

EXAMINER HEARING

IN THE MATTER OF:

Case No. 2720 being reopened pursuant
to the provisions of Order No. R-2397,
Lea County, New Mexico.

CASE NO. 2720

BEFORE: DANIEL S. NUTTER, EXAMINER

TRANSCRIPT OF HEARING

MR. NUTTER: Call Case 2720.

MR. DURRETT: In the matter of Case No. 2720 being
reopened pursuant to the provisions of Order No. R-2397,

(Witness Sworn)

MR. BRATTON: Howard Bratton on behalf of the applicant.

THURMON WITTE,

called as a witness herein, having been first duly sworn, was
examined and testified as follows:

DEARNLEY, MEIER, WILKINS and CROWNOVER

General Court Reporting Service

Suite 1120 Simms Building Albuquerque, New Mexico Phone 243-6691



DIRECT EXAMINATION

BY MR. BRATTON:

Q Will you state your name, by whom you are employed, and in what capacity?

A I am Thurmon Witte. I am employed by Tenneco Oil as Petroleum Engineer, Midland District office.

Q Will you state briefly your educational and professional background, Mr. Witte?

A I graduated from the Colorado School of Mines and since that time I have been employed by Tenneco in Kansas and North Texas and West Texas.

Q As a Petroleum Engineer?

A Yes.

Q And does the Double-X Delaware Pool in Lea County, New Mexico come under your jurisdiction?

A Yes, sir.

Q You are familiar with that pool and the matters contained in Number 2720?

A Yes, I am.

MR. BRATTON: The witness' qualifications acceptable?

MR. NUTTER: Yes, sir. What year did you graduate?

A '57.

Q (By Mr. Bratton) Mr. Witte, this case is up for re-consideration of an order issued by the Commission promulgating



DEARNLEY, MEIER, WILKINS and CROWNOVER

General Court Reporting Service

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special rules for the Double-X Delaware Pool. Would you state briefly the general nature of the pool, and the basic provisions of the order under consideration?

A The Double-X Delaware Pool is an oil pool with an associated gas cap and Tenneco is asking to make the temporary rules adopted last year permanent and we are asking that spacing of 40 acres per oil well be set and a spacing of 160 acres for gas wells.

Q Those are the basic provisions of the present rules; is that correct?

A Yes.

Q And how are your allowables for an oil well and a gas well determined under the present rules?

A The allowable for an oil well is the allowable rate limited by 2,000 to one gas-oil ratio.

Q And for a gas well?

A Gas well is limited to top allowable times a 2,000 to one GOR. It allows four 40 acre spacing tracts to be put in one gas well allowable.

Q So, that on a 40 barrel oil allowable, your gas allowable would be 2,000 times 40, which would be 80,000 cubic feet a day times four for your four 40 acres, which would be 320,000 cubic feet a day?

A Yes.

Q So, those are the basic provisions of the rules under consideration; is that correct?



A Yes. And there was one other basic consideration, under the temporary rules, and that was a gas well is classified as a well with a ratio of greater than 30,000 to one, and an oil has a ratio of less than 30,000 to one.

Q All right. The whole design and purpose of rules is to afford the gas wells in the pool some opportunity to produce, but at the same time, to equalize so that you will not have oil drawn into the gas area; is that correct?

A Yes.

Q Now, turn to your Exhibit Number One, Mr. Witte, and explain what it shows, as far as development, or what has occurred in this pool since last year?

A There has been one additional well drilled in the pool since last year, and that is Continental's Number Three Federal Hanagan, and it was a dry hole.

Q That is in the Northwest Quarter of Section 12?

A Yes.

Q All right, sir. And in addition -

A And in addition, last year, Tenneco's Jennings Number One in the Northwest Quarter of Section 14, was classified as an oil well in March of '63. The gas-oil ratio became greater than 30,000. It was reclassified as a gas well and shut in.

Q All right, sir. Now, there are two gas wells in the pool, the Jennings well and another well down in Section 22; is that correct?



A Yes.

Q And that is in the Northwest Quarter of Section 22, the rest of the wells in the oil well- - in the pool are oil wells; is that correct?

A Yes, sir, that is correct.

Q The pool boundaries have been extended by taking of the North Half of Section 11, since last year?

A Yes. This map shows that and this, like to point out this oil well in Section 2, top of the map, is a Triesty Draw Field.

Q So, that basically, since the hearing last year, the only thing that we have which have occurred have been the drilling of the one dry hole, the conversion of one oil well to a gas well, and the production history on the oil wells; is that correct?

A That is correct, yes, sir.

Q All right, sir. Now, as a result of that, there is no need, is there, to reintroduce the cross sections and structures which we introduced last year?

A I don't think so. Nothing has changed geologically.

Q All right, sir. Now, turn to your Exhibit Number Two, Mr. Witte, explain what it is and what it shows?

A Exhibit Two is a plat showing the wells in the area, and their October, 1963, producing rate. It shows the barrels of oil per day and the current GOR, and the accumulative production that we have produced.



Q What does it show for the total field recovery as of November 1, '63?

A 140,772 barrels of oil has been accumulated, or accumulative recovery to November 1, 1963.

Q Average daily production for October of '63?

A Was 197 barrels of oil per day and 347 barrels of water per day.

Q The two gas wells have been shut in?

A That is correct. This gas well in Section 22 has been shut in since completion, and the gas well in Section 14 has been shut in since March of '63 when it was reclassified as a gas well.

Q Now, will there be a gas line in the area in the near future?

A Yes. Contract has been signed with Phillips, January 3, of this year, and they state that within 120 days, they will have a line to the field, and gas connections available to all the wells in the field.

Q All right, sir. Turn to your Exhibit Number Three, Mr. Witte, and explain what it is?

A Exhibit Three is an Isopach map of the oil sand and it shows that there are - - sand lens with basic two part, connected by a narrow saddle through Section 14. Greatest sand development is found in Section 22 and 23, the south part of the field, and in the north part, greatest sand development is in Section 11.

Q Is this the same Isopach that was presented last year?



A This is the same map presented last year.

Q Then, turn to your Exhibit Number Four, which also is an exhibit that was presented last year, I believe?

A Exhibit Four is an Isopach map of the gas cap, the associated gas cap, and there is good control down in the south part of the field. The gas cap is outlined. In the north part of the field, we know there is a gas cap there, but we do not have enough control to definitely describe the exact limits.

Q All right, sir.

A And I would like to point out again in Section 15, apparently, there is a permeability barrier porosity pinch out in the gas cap portion of the area where it separates the north and south gas cap.

Q Now, is that reflected in your Exhibit Number Five?

A Yes, sir. Exhibit Five shows the gas-oil contact and as you can see, in the south part of the field it is at a minus 1280, whereas, after you cross this porosity barrier, the gas cap shifts to a minus 1300. So, there is a 20 foot structural difference in the position of these two gas caps. The north gas cap and the south gas cap.

Q All right, sir. Turn to your Exhibit Number Six, your production statistics, and explain what that reflects?

A Exhibit Six reflects, the bottom line, shows the number of completions in this field, and as you can see, on this exhibit, the number of completions reached a high of 20, and now, there are



17 oil completions in the field. Two of these completions were later classified as dry holes. They produced 100 to 300 barrels of oil and they were plugged and abandoned, and one of them was our Jennings Number One well, which was reclassified as a gas well. And that leaves a total of 17 oil completions in the field at the current time.

Our production curves show that oil was relatively constant, oil production was relatively constant during 1961. And oil production increased during '62 and leveled out again in 1963. This reflects the number of additional completions that were developed in the field. Water production was basically - - basically follows the oil production curve. There has been no rapid increase in water. This reservoir is a low permeability reservoir. It has a core analysis, shows that water saturations are very high. It is not reasonable to expect that oil, free oil would have been produced out of this reservoir. Consider it to be a transition zone and therefore, water production will result with the oil throughout the life of the field.

The GORs are relatively constant. There has been a slow increase. There has been no sharp increase. And in production, in 1963, as it shows, oil, gas and water has leveled off to a relatively stable rate. We feel that this will continue during the succeeding years of the field.

Q All right, sir. Now, turning to your Exhibit Number 7, Mr. Witte, is this a calculation of your reservoir voidage?



A Yes, it is. This reservoir voidage calculation is - - shows how much the reservoir is voided by producing the oil wells and how much will be voided by producing the gas wells in gas - - in the gas cap. At the current time, our voidage in the oil section of the reservoir is 765 reservoir barrels per day and this is oil, gas and water.

Q Now, the figures on Exhibit Number Seven are calculated or calculations are figures you gave of voidage, is your actual voidage from the oil wells?

A From the 17 oil wells.

Q How much was that?

A Voidage from the 17 oil wells is 765 reservoir barrels daily at the current time.

Q Of course, at the present time, there is no voidage of gas wells?

A No. Both gas wells are shut in.

Q At such time as the two wells are permitted to produce, what would their reservoir voidage be, based on 35 barrels of oil per day allowable, and based on 40 barrels of oil per day allowable?

A Each gas well will void 304 reservoir barrels per day with a 35 barrel a day producing rate, and at a 40 barrel a day allowable, each gas well will void 347 reservoir barrels a day.

Q Now, that is if each of them has the full 160 acres dedicated?



A That is correct.

Q All right. Now, so that with both gas wells connected and producing, you would still have less reservoir voidage per day, a little less, from the gas wells than you would from the oil wells?

A That is correct. There would still be a slight positive expansion of gas cap to prevent any loss of oil in the - - into the gas cap.

Q Now, what would happen, Mr. Witte, as the oil wells' gas-oil ratio might increase, would that - - how would that effect this balance?

A As these oil wells decline and our gas-oil ratio goes up to the maximum limit, which is 30,000 to one GOR, each well would void 74 barrels per day in a reservoir, and 17 wells would void 1260 reservoir barrels per day, which is double what the gas wells would be voiding.

Q So, that even if the gas-oil ratio increased, if anything, that will increase the advantage of the oil wells?

A That is correct.

Q Now, turning to your Exhibit Number Eight, Mr. Witte, what does this demonstrate with relation to whether, or not the gas wells are being drained by the oil production?

A Exhibit Eight shows the bottom hole pressure measured in these two gas wells versus accumulative oil production, and as you can see, this bottom hole pressure is declining, which indicates



that the gas cap is associated with the oil reservoir, and the withdrawals from the oil reservoir is causing pressure depletion of the gas cap.

Q In your opinion, Mr. Witte, has the production history indicated that these rules are satisfactory to preserve a balance between the oil column and the gas cap and prevent waste and at the same time, protect the correlative rights of the gas cap?

A Yes. With the present temporary rules and the allowables fixed by them, if they are made permanent, there will be prevention of loss due to - - or correlative rights due to the expansion of the gas cap across the gas-oil contact and oil part of the reservoir.

Q Is there any change you would suggest in the present rules, Mr. Witte?

A Yes. We would like to have a well test scheduled semi annually, since the production has exhibited a stable plateau all during '63, we feel there will be no sharp changes in GORs or water production.

Q The present rules call for four GOR tests a year; is that correct?

A Yes.

Q You would suggest that two a year would do it?

A Yes. We feel that two would be sufficient.

Q Is there anything further you care to state in connection with any of these exhibits, or in connection with the case, Mr.



Witte?

A No.

Q Were Exhibits One through Eight prepared by you, or under your supervision?

A Yes, they were.

MR. BRATTON: We would offer in evidence Applicant's Exhibits One through Eight.

MR. NUTTER: Exhibits One through Eight will be admitted in evidence.

(Whereupon, the exhibits, one through eight, were admitted in evidence by the Examiner)

MR. BRATTON: We have nothing further at this time.

* * * *

MR. NUTTER: Does anyone have any questions of Mr.

Witte?

MR. DURRETT: Yes, sir.

CROSS EXAMINATION

BY MR. DURRETT:

Q Mr. Witte, did you state that there are no gas connections in the pool at this time?

A There are no gas connections in the pool at this time.

Q What have they been doing, flaring or venting?

A This gas has been flared under a temporary order.

Q Now, they do have, or expect to have gas connections?

A Yes. The contract was signed last week and Phillips expects to have a line in there within 120 days. Gas will be delivered to their Tundell plant in Reeves County, Texas, approximately 15 miles from this field.

Q Now, what would be the possibility, if there is any possibility, of some of the wells that are presently dedicated as oil wells being reworked and become gas wells; is there any such possibility?

A There is no possibility of that if withdrawals, voidage withdrawals are made in the manner that will be made if the allowables are set as they are under these temporary rules, the gas oil - - contact will eventually remain stable. It will not encroach into the oil reservoir.

Q So, by the time the oil wells become depleted, or start approaching depletion, wouldn't be to the advantage of an operator to rework them to bring to - - to make them gas wells?

A No. Because the essential- - it is essentially as this Exhibit Six shows, that a marginal well producing 2.3 barrels a day with a 30,000 to one GOR, would be voiding 74 reservoir barrels a day. Whereas, a gas well would be, on 40 acre spacing, the allowable for that would be 70,000 cubic feet a day, would have a reservoir voidage of 76 barrels.

Q That is Exhibit Seven. All right, sir.

MR. DURRETT: Thank you. That is all I have.



CROSS EXAMINATION

BY MR. NUTTER:

Q Mr. Witte, essentially, we have no change whatsoever in this pool from last year, with the exception of one new well, some accumulative production and the reclassification of one well; is that it?

A That is correct.

Q And none of the exhibits show any real subjective change in conditions except the accumulative production with the possible exception here of Section No. 8, which is the bottom hole pressure decline of the Jennings Number One and the U. S. Smelting Number Two, and it has three pressure points for one well and two for the other, and the last two for each well were subsequent to the last hearing?

A Yes.

Q Now, these were bottom hole pressures taken on wells that have been shut in throughout the past year; is that right?

A Yes, sir. These wells-- these pressures were measured with bottom hole bombs in shut in gas wells.

Q And the indication from the exhibit would be that the withdrawals from the oil wells caused a decline in the pressure in the gas cap?

A Yes, it has.

Q This would be an indication of an expanding gas cap?

A Yes, sir.



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Q Is it your intention to get - - dedicate one hundred 60 acres to your Jennings Number One?

A Yes, it is.

Q And how much acreage is dedicated to the U. S. Smelting Number Two well?

A At the present time, 80 acres is dedicated to the well, and we plan to approach U. S. Smelting and see if they would join in half the cost of that well, and make a full 160 acre unit there.

Q Which would be what, the Northwest Quarter of Section 22?

A Yes.

Q Or the West Half-West Half?

A The Northwest Quarter of Section 22.

Q To form a standard 160 acre square unit. Mr. Witte, you stated at the outset of your testimony, you sought to make these rules permanent. Since there hasn't been any change in conditions since the temporary order was issued a year ago, don't you think it would be more advisable for the Commission to enter a temporary order again for a period of a year to see what effect the classification has after production commences? We don't have any history of production here to base a permanent order on, do we?

A Do you mean oil production or gas production?

Q Well, I think the gas production is going to possibly change the conditions here, don't you? We don't have any gas



Production from the gas wells, do we?

A No. None has been produced from the gas well. I really feel that our Exhibit Eight, this pressure decline curve, shows that gas cap is associated with the oil reservoir and is being affected by it and withdrawals from the gas reservoir will result in conditions that we have presented them before the Commission today.

Q We are talking about a decline in the pressure in the gas cap?

A Yes.

Q But, we might see a more drastic decline, certainly, if the gas cap is also being produced?

A That is possible.

Q Also, Rule 9 of the special rules, which calls for gas liquid ratio tests on a quarter basis, quarterly basis, perhaps has been restrictive or burdensome in a year when there hasn't been any production from the gas cap, but maybe to some greater necessity once the gas cap is produced on a quarterly basis, don't you think?

A That is possible.

Q All right.

MR. NUTTER: Any further questions?

MR. DURRETT: Yes, sir, I have one. Mr. Witte, you stated that you are thinking about approaching U. S. Smelting concerning your well Number Two in Section 22.



A Yes.

MR. DURRETT: I wonder if you are thinking about approaching them with a force pool case in case they can't work out an agreement concerning that well?

A No, I don't think so. If they don't want to participate in the well, why, we would just have an 80 acre gas well there with an 80 acre allowable.

MR. DURRETT: Well, just a matter of interest. Thank you.

MR. BRATTON: We are peaceable souls, Mr. Durrett.

MR. NUTTER: Well, Mr. Witte, the exhibit presented last year shows that C. B. Reid owned that lease. Has he assigned that to U. S. Smelting?

A That lease was a farmout from U. S. Smelting and has expired and U. S. Smelting now owns it again.

MR. NUTTER: It was a farmout from U. S. Smelting to Reid, and has reverted back to the Smelting Company?

A Reverted back.

MR. NUTTER: I see. Are there any further questions of Mr. Witte? He may be excused. Do you have anything further, Mr. Bratton?

MR. BRATTON: No, sir.

MR. NUTTER: Does anyone have anything they wish to present in Case 2720? Take the case under advisement.

The hearing is adjourned.



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
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STATE OF NEW MEXICO X

COUNTY OF BERNALILLO X

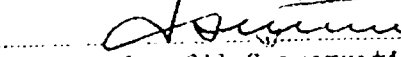
I, ROY D. WILKINS, Notary Public in and for the County of Bernalillo, State of New Mexico, do hereby certify that the foregoing and attached Transcript of Hearing before the New Mexico Oil Conservation Commission was reported by me, and that the same is a true and correct record of the said proceedings, to the best of my knowledge, skill, and ability.

WITNESS my Hand and Seal of Office, this 10th day of January, 1964.


NOTARY PUBLIC

My Commission Expires:
September 6, 1967.

I do hereby certify that the foregoing is
a complete and correct record of the proceedings in
the hearing of Case No. 2720,
heard at Albuquerque, N.M., 7/8, 1964.

, Examiner
New Mexico Oil Conservation Commission



BEFORE THE
NEW MEXICO OIL CONSERVATION COMMISSION
Santa Fe, New Mexico
January 6, 1965

EXAMINER HEARING

IN THE MATTER OF:

CASE NO. 2720 BEING REOPENED PURSUANT TO THE
PROVISIONS OF ORDER NO. R-2397-A WHICH CON-
TINUED THE ORIGINAL ORDER FOR AN ADDITIONAL
YEAR, ESTABLISHING SPECIAL RULES GOVERNING
THE PRODUCTION OF OIL AND GAS WELLS IN THE
DOUBLE-X DELAWARE POOL, LEA COUNTY, NEW
MEXICO, INCLUDING CLASSIFICATION OF WELLS
AS GAS WELLS WHEN THE GAS-LIQUID HYDROCARBON
RATIO EXCEEDS 30,000 TO ONE.

Case No. 2720

(Reopened)

BEFORE:

DANIEL S. NUTTER

TRANSCRIPT OF HEARING

DEARNLEY-MEIER REPORTING SERVICE, Inc.

FARMINGTON, N. M.
PHONE 325-1182

SANTA FE, N. M.
PHONE 963-3971

ALBUQUERQUE, N. M.
PHONE 243-6691



MR. NUTTER: We will call Case Number 2720.

MR. DURRETT: In the matter of Case Number 2720 being reopened pursuant to the provisions of Order Number R-2397-A.

MR. CHRISTY: Sim Christy of Hinkle, Bondurant & Christy, Roswell, New Mexico, representing the applicant, Tenneco Oil Company. We have one witness, Mr. Examiner, whom we would like to have sworn.

* * *

THURMON WITTE, the witness, having been duly sworn, was examined and testified as follows:

DIRECT EXAMINATION

BY MR. CHRISTY:

Q Please state your name, address, occupation, by whom you are employed and in what capacity.

A I am Thurmon Witte, employed by Tenneco Oil Company as reservoir engineer at their Midland, Texas office.

MR. NUTTER: I'd like to reopen the last case and make a notation that we received a telegram from Iris Goldston in the estate of L. W. Goldston, supporting the extension of the 320-acre spacing; a telegram from Texaco, Inc., concurring with Shell Oil Company; a telegram from Phillips Petroleum Company in favor of indefinite extension of the 320-acre spacing; a telegram from E. F. Motter, Division Engineer with

City Service, supporting indefinitely continuing the 320-acre spacing; a letter from Sinclair Oil and Gas Company concurring with Shell Oil; a letter from Humble Oil and Refining Company concurring with Shell; a letter from Continental Oil Company supporting Shell; a letter from Mobile Oil Company supporting Shell. These are--that was Case Number 2715.

MR. CHRISTY: Mr. Witte, are you familiar with what is sought in Case Number 2720, and familiar with the wells in the Double-X Delaware Pool in Lea County, New Mexico?

A Yes, sir.

Q I believe you previously testified in the case at the last hearing as a petroleum engineer, and had your qualifications accepted?

A Yes.

MR. CHRISTY: Does the Examiner have any questions concerning the qualifications of the witness?

MR. NUTTER: No, sir.

MR. CHRISTY: Before we start, Mr. Examiner, to be very brief about it, the truth of it is that nothing much has happened in the last year. We had hoped to get gas under production in March and have enough history to present some evidence. As it turned out, we did not get the wells on the line until September, and we only have two months' history. We have up-dated the exhibits, and request that the case be

continued for another year in order to have an opportunity to get more history. I hand you Exhibit 1 and ask you if you can identify it.

A This is a plat map outlining the Double-X Delaware pool and the wells in it.

Q Now, I believe in the past Case Number 2720 and the rules adopted there, any well that produces 30,000 to one would be classified as a gas well?

A Yes.

Q Referring you to Exhibit 2, I believe this is another plat map showing your gas-oil ratio?

A Yes, sir.

Q And production history?

A Yes, sir.

Q Identify the wells now producing in excess of 30,000 to 1, classifiable as gas wells.

A The Tenneco U. S. Jennings Number 1 has already been classified as a gas well. It has a 50,000 to one ratio, in Section 14 in the--

Q In the northeast of the northwest of Section 14?

A Yes. I believe that was reclassified last year or the year before as a gas well, and the only other well from production and reports to the Commission that shows to have in excess of 30,000 to one GOR is this Reid Bradley Federal

Number 3 in the northeast northeast of Section 22, and also Tenneco's U. S. Smelting Number 2 in the southwest of the northwest of Section 22--it has always been a gas well.

Q These figures that you have shown here on Exhibit 2 also show your production, do they not?

A Yes, sir.

Q And you show cumulative production for the field as of November 1 also?

A Yes.

Q Was I accurate in my statement to the Examiner that the gas wells just went on the line in September?

A Yes. Phillips ran a line to the field in September and is now taking gas to their plant in Reeves County, Texas.

Q I hand you Exhibit 3 and ask you if you will briefly identify that for us.

A This is a plot of oil production, water production and GOR for the Double-X Delaware field, and it is a continuation of past exhibits showing production--it has been up-dated to November 1964.

Q It looks like your gas is getting a little high, isn't it?

A Yes, sir, average GOR for the field shows to be 4,000 to one--well, it dropped; 3200 to one by November. This was after the gas line was put in the field.

Q I hand you what has been marked Exhibit 4, and ask you to briefly identify this.

A Exhibit 4 is a plot of pressure of time to gas wells versus cumulative oil production from the field, and it shows gas wells present in the community; some oil column, and withdrawal from the oil column has caused a pressure decline in the gas well.

Q I notice on the edge here "18 SI well head pressures." What date would that be?

A January 5, 1965.

Q You are familiar with the special rules temporarily adopted for the Double-X Delaware pool?

A Yes.

Q Do you have any recommendation to the Commission with regard to continuation or change of the pool rules?

A I would recommend that they be continued for another year as temporary rules, until we see what the effect of withdrawals from the gas cap has on production in the field.

Q Do you see any necessity from the last year's history of any changes in pool rules otherwise?

A No, sir.

Q Were Exhibits 1 through 4 prepared by you or under you or under your direct supervision?

A I think that is so.

MR. CHRISTY: I think that is all.

MR. NUTTER: Are there any questions of the witness?
... Have any wells been drilled since the last one a year ago,
Mr. Witte?

A No, sir.

Q So the status of the pool is essentially the same,
except that you have had a gas connection since September?

A Yes.

Q Does this include a gas well as well as the casing
head from the oil wells?

A Yes, this line takes gas from the gas wells as well
as from the oil wells.

MR. NUTTER: Is there anything further from this
witness? ... He may be excused.

MR. CHRISTY: We offer in evidence Applicant's Ex-
hibits 1 through 4.

MR. NUTTER: Exhibits 1 through 4 are admitted into
evidence. Do you have anything further?

MR. CHRISTY: That's all.

MR. NUTTER: Does anyone have anything further in
Case Number 2720? We will take the case under advisement, and
call Case Number 2935.

* * *

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SPECIALIZING IN: DEPOSITIONS, HEARINGS, STATEMENTS, EXPERT TESTIMONY, DAILY COPY, CONVENTIONS

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STATE OF NEW MEXICO)
COUNTY OF BERNALILLO) SS

I, Elizabeth K. Hale, Notary Public and Court Reporter,
do hereby certify that the proceedings in Case Number 2720
were taken and transcribed by me, and that the foregoing is a
true and accurate transcript of proceedings to the best of my
knowledge, skill and ability.

IN WITNESS WHEREOF, my hand and seal of office this 17th
day of January, 1965.

Elizabeth K. Hale
Notary Public

My commission expires
May 23, 1968.

I do hereby certify that the foregoing is
a complete record of the proceedings in
the Examiner hearing of Case No. 2720,
heard by me on 1-6, 1965.

Examiner, Examiner
New Mexico Oil Conservation Commission.

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SPECIALIZING IN: DEPOSITIONS, HEARINGS, STATEMENTS, EXPERT TESTIMONY, DAILY COPY, CONVENTIONS

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PAGE 1

BEFORE THE
NEW MEXICO OIL CONSERVATION COMMISSION
Santa Fe, New Mexico
January 26, 1966

EXAMINER HEARING

IN THE MATTER OF:

Case No. 2720 being reopened pursuant to the provisions of Order No. R-2397-B which continued the original order for an additional year, establishing special rules governing the production of oil and gas wells in the Double X Delaware Pool, Lea County, New Mexico, including classification of wells as gas wells when the gas-liquid hydrocarbon ratio exceeds 30,000 to one.

Case No. 2720

BEFORE:

Elvis A. Utz, Gas Engineer

TRANSCRIPT OF HEARING

MR. UTZ: The hearing will come to order. Case 2720, matter of Case 2720 being reopened pursuant to Order R-2397-B.

MR. CHRISTY: Sim Christy, for Tenneco Oil Company who is one of the chief operators on the Double-X Delaware Pool. We have one witness. I would like to have him sworn.

(Witness sworn.)

(Whereupon, Applicant's Exhibits 1-4 marked for identification.)

J O H N J. L A C E Y, a witness, having been first duly sworn, was examined and testified as follows:

DIRECT EXAMINATION

BY MR. CHRISTY:

Q For the record would you please state your name, address, by whom you are employed, and in what capacity?

A My name is John J. Lacey, District Reservoir Engineer for Tenneco, Midland, Texas.

Q Mr. Lacey, have you previously testified before this regulatory body and had your qualifications accepted?

A Yes, sir.

Q Are you familiar with the Case 2720?

A Yes, sir.

Q Are you familiar with the Double-X Delaware Pool and the wells located there?

A Yes.

MR. CHRISTY: Are the witness's qualifications

acceptable?

MR. UTZ: Yes, sir.

Q (By Mr. Christy) Mr. Lacey, let me refer you to what has been marked as Applicant's Exhibit 1. Would you please identify it?

A Exhibit 1 is a plat outlining the pool limits and the wells completed within the well limits as of January 1, 1965.

Q Mr. Lacey, you are familiar with the--

MR. UTZ: Do you mean 1966?

THE WITNESS: It says January 1, 1965, but it's '66.

Q (By Mr. Christy) You are familiar with the prior testimony?

A Yes.

Q It's been established that there is a north and south area in the Double-X Delaware Pool?

A Yes.

Q And there is one common oil reservoir with two separate gas caps, is this correct?

A This is true.

Q What is the present gas-oil ratio, or oil well limits?

A The present field rule provides for a limit of

two thousand to one.

Q And on your gas wells what is the allowable?

A The allowable for gas wells--let me state first that the field rules provide for 40 acre proration units in oil wells, and a hundred and sixty acre proration units on gas wells. The allowable for a gas well is the top oil allowable times the GOR limit times the acreage dedicated to the gas well which would be a hundred and sixty acres over the acreage of the oil wells, which is 40, so it has a gas limit equal to 40 times the wells.

Q This is to permit voiding the reservoir from both oil and gas, taking into consideration the acreage factors?

A Yes, sir.

Q Now, sir, have any other wells been drilled since the prior hearing in this case, which I believe, Mr. Examiner, was January of '65; have any other wells been drilled in the area?

A No.

Q So that the well data is the same today as in the last hearing and depicted in Exhibit 1?

A Yes, sir.

Q Has any well been plugged?

A I do not believe so. There may have been one or two abandoned that are not now producing.

Q All right, sir. Now, for the purposes of later testimony on Exhibit 1, would you identify the U.S. Smelt Number 5 well, please?

A Well, it is located in the Southeast Quarter of the Southeast Quarter of Section 22.

MR. CHRISTY: That well will be referred to later, Mr. Examiner.

Q (By Mr. Christy) And on your gas wells which will be testified to as located in the Southwest, Northwest of Section 22, the one in the North area is Northeast, Northwest of Section 14?

A Yes.

Q Now, let's take up Exhibit 2. Would you briefly tell us what this exhibit depicts?

A Exhibit 2 is a plat showing the location of all the producing wells, or wells that have been drilled, in the pool, both oil and gas. It also shows the oil wells and the gas wells currently producing and--which is October of '65, and the GOR, and also shows the cumulative oil or gas production.

Q What is your production in the North end of the pool, oil production?

A Well, looking at the exhibit, there's approximately five, seven, thirty-five barrels a day in October.

Q And how is the gas well doing up at the North end?

A The gas well in the North end of the pool, the Tenneco Jennings Number 1 is actually a limited capacity gas well, It's not capable of producing it's full gas allowable.

Q And neither are the oil wells?

A Right.

Q Take the South end, what is the production on the oil wells at the South end of the pool, presently?

A Well--

Q Is it in the neighborhood of about 660 barrels per day for the whole South end?

A No, I don't believe it's this large, it's more like 60.

Q Like 60?

A Right.

Q And how is the gas well holding up?

A The gas well is a good gas well and is capable of making well in excess of it's allowable.

MR. CHRISTY: Mr. Examiner, at this point I would like to advise this Commission of something unknown to us at the last hearing. We had planned to have the same witness but he fell on the ice the other day. We have been assigned in the Tenneco Number 2 Well a hundred and sixty acre allowable but actually there is not that much acreage dedicated to the

well, and as a result of which we have been producing it based on a 160 acre allowable and we should have only been producing on an 80 acre allowable. The East half, Northwest is owned by U.S. Smelting, and is not dedicated to that well as of November 1, '65. We have over-produced the well by some 33,499 MCF. We propose to pay back our over-production. There will be testimony on the method in which we propose to pay it back, but we did want to advise the Commission that it was only when we started going into the exhibit that our producing department was producing what was assigned by the Commission, and the Commission assigned it assuming there was a hundred and sixty acres, and there was not.

Q (By Mr. Christy) Is there anything else on Exhibit 2 that you think would be of interest to the Examiner?

A No.

Q Explain the meaning of the figures?

A The legend on the exhibit, in the lower portion on the top line it shows the October, 1965 daily average oil production and the GOR, the most recent GOR, and then below the line it shows cumulative oil production for the oil wells for November, 1965, and cumulative gas production for the gas wells.

Q All right, sir. Now, referring to Exhibit 3, would

you please identify that for us?

A Exhibit 3 is a plat showing the production history; number of wells; oil production; GOR; and water production from the pool since its initial discovery.

Q Based on time?

A Based on time, yes.

Q And I believe, also, down at the bottom of that Exhibit 3, it shows the wells on production and it shows this straight line of no change since 1963?

A Right, no additional change.

Q What is the purpose of this exhibit, what are you attempting to show here?

A Well, I think the most important piece of information on the exhibit is that in the Fall of '64 when the gas wells, the two gas wells had been shut-in in the field for the first couple of years because of lack of market facilities, and they started producing then in '64 and on the GOR curve you can see the large increase. That is the result of these two gas wells being connected to a line and starting to produce. And with this gas, sales from these two gas wells, there has been no drastic change in what appears to be the established productivity decline in the oil production.

Q I believe that is the most important point, no drastic change?

MR. UTZ: What's the bottom curve?

A Nubmer of wells producing in the pools. The peak, at the peak there was twenty wells producing in late '62. I believe there's now seventeen.

Q (By Mr. Christy) Now, in previous hearings we have had a plat concerning pressures, reservoir pressures, is that correct, sir?

A Yes.

Q And have you updated that plat, and is that Exhibit 4?

A Yes. Exhibit 4 is a plat showing the bottom hole pressure data that we have in the field plotted against cumulative oil production in the field. This exhibit has been previously presented in other testimony and we have updated it to the most current information we have.

Q I want to go back to the U.S. Smelt Number 5. Is that a pumping well or a flowing well?

A No, that well is actually being produced by gas lift. The gas from the U.S. Smelting Number 2 actually is metered and then a line goes from the U.S. Smelting Number 2 to the Number 5 where the gas is used to lift the oil production out of the 5, where, then this lift gas and what gas is made with the oil, is sold to the pipeline.

Q Approximately how much of the legal production from

the gas well is necessary in order to lift the Smelt Number 5 Well?

A Well, we believe that half of the Smelting 2 legal gas allowable, which would be in excess of the top oil allowable, two thousand times one, would be sufficient to lift the gas production from the Number 5.

Q And based upon that, in order to pay back the over-production of the gas well, do you have a recommendation to make to the Commission as to how it should be paid back?

A Yes, I would like to recommend that rather than shutting the well in completely until it's over-production is made up, we be assigned a 456 half allowable to the well so that we be permitted to get it from the U.S. Number 5.

Q If we have to produce the well entirely, the only way to produce is from the pump?

A The Number 5 was producing on a pump and they have had operational difficulties, and the well has never been able to pump satisfactorily, so that if we are not permitted to pump the gas well we'll have to shut it in.

Q It leads to premature abandonment?

A Yes.

Q All the other wells are on the pump?

A I believe that's correct.

Q Now, let's go back on Exhibit 4, and you updated

it since the last hearing in January of '65. I notice in the right-hand edge of Exhibit 4, you show 1367 pounds (1/14/66). What well is that?

A That is the bottom hole pressure in the U.S. Smelting Number 2 which is the gas well, in the South portion of the field.

Q Then you show below that, 1187 pounds (1/14/66). What well is that?

A That is the bottom hole pressure in the U.S. Smelting Number 5, which is the oil well in the Southwest Southwest of Section 22.

Q So that your bottom hole pressure in the gas well in the South area is greater than the only non-pumping well in the area, the only well you have to test with?

A This is correct. 971 pounds (1/14/66), which is the bottom hole pressure, the Tenneco Jennings Number 1.

Q It looks like oil pressures are not the same in the two gas wells, again proving and indicating the two separate gas caps?

A This is correct. The pressure in the U.S. Jennings 1 appears to be in line with what the previous pressures have shown on the well where it has already exhibited less bottom hole pressure than the one in the South.

Q A drastic drop commencing in September of '64. Do

you account for that, again, that that was when the first sales of gas occurred?

A Yes, the two--like I said, the two gas wells had been shut in for the first several years because of lack of a market outlet, and this bottom hole pressure you see on Exhibit 4, dated February 2, '65, is a result of these wells having to be produced into the gas line.

Q Now, Mr. Lacey, are you familiar with the temporary rules in the Double-X Delaware Pool?

A Yes.

Q Do you have any suggestion to the Commission with respect to one, making them permanent, and two, any amendments to them?

A We would like to recommend to the Commission that this field has now been producing for several years. It appears that there's going to be no more additional development in the field and we recommend that the temporary rules for the field now be made permanent.

Q Operationally-wise you get along fine as it is?

A Right.

Q And the field rules should be made permanent?

A Yes.

Q Is there anything I missed that I haven't asked you about?

A No, I don't believe so.

Q Were Exhibits 1 through 4 prepared by you or under your supervision?

A Yes, they were.

MR. CHRISTY: That's all from this witness. I move the introduction of Exhibits 1 through 4.

(Whereupon, Exhibits 1 through 4 were offered into evidence.)

MR. UTZ: Exhibits 1 through 4 will be entered into evidence.

(Whereupon, Exhibits 1 through 4 were admitted into evidence.)

CROSS-EXAMINATION

BY MR. UTZ:

Q What is your specific testimony as to drainage in these two areas you offer? Exhibit 4 has an indication of that drainage, is that the purpose of it?

A Well--

Q That is to justify the spacing?

A Yes, sir. Exhibit 4, of course, was originally presented to show that the North and South areas of the pools, they were in fact a common reservoir, and that the gas as was gas capped associated with the oil production and the most recent pressure point on Exhibit 4, particularly on the 1367 and the 1187.

I think this indicates that the withdrawal from the

oil column and the gas column is staying pretty much together, and that the gas cap has a greater bottom hole pressure than the oil column, and so it appears that the gas cap should be at least expanding downward and helping to maintain the pressure and recovery of the oil wells.

Of course, this is only true for the South. We don't have a bottom hole pressure oil column in the North area.

Q Haven't you testified that this is probably two separate sources of supply?

A No, sir, I think previous testimony--there's been isopach maps, and like I say, this Exhibit 4 has been shown that this is all one column reservoir, both the gas caps in both the North and South area, and the oil column in both.

Q Wouldn't your pressure on Exhibit 4 indicate that the gas well in the North 14, and your Number 2 would be in different gas caps?

A Right. I believe the two gas caps are in communication with each other through the oil column. In other words, there's a common underlying oil column and there's two separate gas caps.

Q Let's look at the bottom hole pressure and the oil column. Do you have those?

A No, sir, we only have one bottom hole pressure in the

oil column in the entire field, and that is on the U.S. Smelting Number 5. We have no pressure data on the oil column in the North area.

Q Frankly, it seems to me that we're a little hard pressed to prove communication here with what you offered.

MR. CHRISTY: It had been my plan, Mr. Examiner, to offer in evidence the prior testimony in connection with, both with 80 acre spacing and with the communication, it being one oil pool with two gas caps. I believe that has been testified to rather thoroughly in prior hearings.

A I believe the testimony in previous hearings have pretty well established that the communication existed, that the gas caps in all were common.

MR. CHRISTY: That was my purpose with asking him if he was familiar with and prescribed to the prior testimony. It was simply to save time.

MR. UTZ: Is this the only witness you have in this case?

MR. CHRISTY: Yes, sir.

MT. UTZ: Now, in regard to this request that you have made for the alternative to complete shut-in of an over-produced gas cap well, I'm wondering if there is anything in the Order that would allow us to do this, and further I'm wondering if there is anything in this application that would

allow us to discuss that in this hearing. Do you have any opinion?

MR. CHRISTY: There is not. It just came to our attention that we had been granted an allowable too great and our production people had been producing it.

MR. UTZ: That application is real easy to administer. I would assume that in the absence of any specific rules that this probably could be done administratively rather than having it enter into the rule case. Are there other questions of the witness? The witness may be excused.

MR. CHRISTY: At this point we would like to offer the testimony in prior hearings in Case 2720 for the purposes I just stated to the Examiner, and which testimony has been reaffirmed by the present witness. We would also like to offer in evidence Exhibits 1 through 4.

MR. UTZ: They have already been accepted. The evidence will be made part of the record.

MR. CHRISTY: This is all for Tenneco.

MR. UTZ: Any other statements to be made in this case?

MR. IRBY: Mr. Examiner, may I ask at this time if the Coastal States will go on before noon?

MR. UTZ: Depends on how long the Humble Case is.

MR. CHRISTY: The Humble Case will take 10 or 15

minutes direct.

MR. UTZ: Who is the attorney for Coastal States?

MR. CHRISTY: I am.

MR. UTZ: I would doubt that we finish it.

MR. IRBY: I am in this position. Due to the change of the schedule of these cases I will not be able to be here after lunch until about 3:00 o'clock. I have objections to the plans of Coastal States and I can write a letter setting forth my objections.

MR. UTZ: First, let's dispose of this other case, 2720, and take it under advisement.

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E X H I B I T S

<u>NUMBER</u>	<u>MARKED FOR IDENTIFICATION</u>	<u>OFFERED</u>	<u>ADMITTED</u>
Applt's 1	2	13	13
Applt's 2	2	13	13
Applt's 3	2	13	13
Applt's 4	2	13	13

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STATE OF NEW MEXICO)
COUNTY OF BERNALILLO) ss

I, BOBBY J. DAVIS, Notary Public in and for the County of Bernalillo, State of New Mexico, do hereby certify that the foregoing and attached Transcript of Hearing before the New Mexico Oil Conservation Commission was reported by me; and that the same is a true and correct record of the said proceedings, to the best of my knowledge, skill and ability.

Witness my Hand and Seal this 23rd day of February, 1966.

Bobby J. Davis
NOTARY PUBLIC

My Commission Expires:

March 13, 1969

I do hereby certify that the foregoing is a complete record of the proceedings in the Examination hearing of Case No. 2220, heard by me on Jan. 26, 1966.
Shirley L. [Signature], Examiner
New Mexico Oil Conservation Commission

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BEFORE THE
NEW MEXICO OIL CONSERVATION COMMISSION
Santa Fe, New Mexico
January 5, 1966

EXAMINER HEARING

IN THE MATTER OF:

In the matter of Case No. 2720 being
reopened pursuant to the provisions of
Order No. R-2397-B which continued the
original order for an additional year,
establishing special rules governing the
production of oil and gas wells in the
Double-X Delaware Pool, Lea County, New
Mexico, including classification of wells
as gas wells when the gas-liquid hydro-
carbon ratio exceeds 30,000 to one.

Case No. 2720

BEFORE: Daniel S. Nutter, Examiner

TRANSCRIPT OF HEARING

MR. NUTTER: We will call Case 2720.

MR. DURRETT: In the matter of Case No. 2720 being reopened pursuant to the provisions of Order No. R-2397-B which continued the original order for an additional year, establishing special rules governing the production of oil and gas wells in the Double-X Delaware Pool, Lea County, New Mexico, including classification of wells as gas wells when the gas-liquid hydrocarbon ratio exceeds 30,000 to one.

If the Examiner please, I have a letter that the Commission has received from Mr. Sim Christy, attorney for the applicant in this case, requesting that the case be continued to the Examiner Hearing which would be held on January 26th.

MR. NUTTER: Case No. 2720 will be continued to January 26, 1966, same place.

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STATE OF NEW MEXICO)
COUNTY OF BERNALILLO) SS

I, ADA DEARNLEY, Notary Public in and for the County of Bernalillo, State of New Mexico, do hereby certify that the foregoing and attached Transcript of Hearing before the New Mexico Oil Conservation Commission was reported by me; and that the same is a true and correct record of the said proceedings, to the best of my knowledge, skill and ability.

Witness my Hand and Seal this 13th day of January, 1966.

Ada Dearnley
NOTARY PUBLIC

My Commission Expires:

June 19, 1967.

I do hereby certify that the foregoing is
a complete record of the proceedings in
the Bernalillo hearing of Case No. 2720
heard by me on 1/5 1966.

[Signature] Examiner
New Mexico Oil Conservation Commission

BEFORE THE
OIL CONSERVATION COMMISSION
Santa Fe, New Mexico
December 6, 1962

EXAMINER HEARING

IN THE MATTER OF:)
)
)

Application of Tenneco Oil Company for special)
rules and regulations governing wells in the)
Double-X Delaware Pool, Lea County, New Mexico.)
Applicant, in the above-styled cause, seeks the)
promulgation of special rules governing the)
production of oil and gas wells in the Double-X)
Delaware Pool, Lea County, New Mexico, including)
classification of wells as gas wells when the)
gas-liquid hydrocarbon ratio exceeds 30,000 to)
one.)

CASE 2720

BEFORE: Daniel S. Nutter, Examiner

TRANSCRIPT OF HEARING

MR. NUTTER: The hearing will come to order, please.
The first case this afternoon will be Case 2720.

MR. DURRETT: Application of Tenneco Oil Company for
special rules and regulations governing wells in the Double-X
Delaware Pool, Lea County, New Mexico.

MR. BRATTON: Howard Bratton, appearing on behalf of the
Applicant. We have one witness, Mr. Nance.

(Witness sworn.)

WAYNE NANCE

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



DIRECT EXAMINATION

BY MR. BRATTON:

Q Will you state your name, by whom you are employed and in what capacity?

A Wayne Nance, employed by Tenneco Oil Company, as District Engineer, Hobbs, New Mexico.

Q Have you previously testified before this Commission as an expert witness?

A Yes, I have.

Q Are you familiar with the Double-X Delaware Pool and the matters contained in the application in the pending case?

A Yes, I am.

MR. BRATTON: If the Examiner please, are the witness' qualifications acceptable?

MR. NUTTER: Yes, they are, Mr. Bratton.

Q (By Mr. Bratton) Will you explain briefly what Tenneco is requesting in this case?

A Tenneco Oil Company is requesting an order classifying the Double-X Delaware Field as an associated gas-oil reservoir with a limiting gas-oil ratio of 2,000 to one; 40-acre spacing in the oil column; 160-acre spacing in the gas cap; with gas allowable to be limited to the top unit oil allowable times the limiting GOR multiplied by a fraction, the numerator of which is the number of acres dedicated to the gas well, the denominator of which is the basic oil unit, 40 acres; a provision for balancing,



six month balancing period for the gas wells, and the classification of any well producing 30,000 to one GOR or greater as a gas well, any well producing under that ratio as an oil well.

(Whereupon, Applicant's Exhibit No. 1 marked for identification.)

Q Mr. Nance, turn to your Exhibit No. 1 and explain what that is and what it reflects.

A Exhibit No. 1 is an outline of the horizontal pool limits as of October 1st, 1962. On it also is shown the trace of a cross section which will be entered as Exhibit 2.

(Whereupon, Applicant's Exhibit No. 2 marked for identification.)

Q Does that cross section pick up the only well that currently would be classified as a gas well in the pool?

A That's correct.

Q And the pool outlines are indicated by the dashed line?

A That's right.

Q The pool outline runs through the middle of Sections 15 and 22 on the west, is that correct?

A That is correct.

Q Turn then to your Exhibit No. 2, the cross section. That cross section runs from west to east as depicted on Exhibit No. 1?

A Yes, sir.

Q What does it reflect in connection with this pool?

A Exhibit No. 2 shows the gas-oil contact and the gas



productive interval east-west cross section, which shows the pinchout as it drops off into the oil column on the east.

Q Your Tenneco U. S. Smelting No. 2 is your gas well on the west, is that correct?

A That is correct.

Q And then it runs through the pinchout on the oil column to the east?

A That's correct.

Q What are the slashed lines; those aren't the perforations, are they?

A No, the slashed lines indicate the interval that was cored by each operator. The productive intervals are shown on the cross section by the dots.

Q Does this show contact between your gas area, your gas cap?

A It shows that the zone is continuous across the field.

(Whereupon, Applicant's Exhibit No. 3 marked for identification.)

Q Now turn to your Exhibit No. 3, Mr. Nance.

A Exhibit No. 3 are copies of the core analyses.

Q Excuse me, I believe those are at the back. What do those show?

A Those show only the occurrence of the gas zones on top of the oil column as they occurred in each well, and are entered here for information purposes.



Q Those are the core analyses of the same wells reflected on Exhibit No. 2?

A That's right. They reflect the lower oil saturations or practically zero oil saturation in the gas cap, even though there is favorable permeability and porosity.

Q They show the oil zone?

A Yes.

Q The oil accumulation, lower.

(Whereupon, Applicant's Exhibit No. 4 marked for identification.)

Q Now turning to your Exhibit No. 4, explain what that is, Mr. Nance.

A Exhibit No. 4 is a plot of the bottom hole pressure as measured in the Smelting U. S. No. 2, the gas well on the west end of the cross section, plotted against total field withdrawals and shows that there has been a pressure decline in the gas cap without any withdrawals from the gas well.

Q This well has never been produced?

A No, it has not.

Q It is a pure gas well, is that correct?

A That's right. The gas-oil ratio is 400,000 to one.

Q During the approximately seven months interval reflected there without any production, the pressure declined approximately what, 40 --

A 40 psi. This indicates that the gas and oil zones are



in communication and that this is an associated gas-oil reservoir.

(Whereupon, Applicant's Exhibit
No. 5 marked for identification.)

Q Turn then to your Exhibit No. 5, Mr. Nance. Explain
what that is, please.

A Exhibit No. 5 is a structure map contoured on top of
the Delaware sand porosity. This point also is shown on the
cross section for reference. It also shows in yellow the gas-oil
contact as it would occur on the top of the porosity.

Q This reflects your west to east dip?

A That's correct.

Q On top of the porosity. Would you explain the gas-oil
contact further, Mr. Nance?

A The gas-oil contact in the southern end of the field
is at minus 1282, as reflected on a cross section, Exhibit 2. In
the north part of the field it appears that the gas cap is at
minus 1302, based on information obtained from one well, the Tenneco
Jennings U. S. A. No. 1 located in Section 14.

Q This would indicate some kind of a pinchout, possibly,
in the interval of the dry hole reflected in Section 15?

A There was apparently some type of pinchout of porosity
or some irregularity that has occurred within that interval on the
gas-oil contact. We do not have enough information at this time
to show what happens in that area.

(Whereupon, Applicant's Exhibit
No. 6 marked for identification.)



Q Now turn to your Exhibit No. 6, your isopac, and explain what it is.

A Exhibit No. 6 is the isopac of the oil column and shows the occurrence of the pay, approximate pay thickness as 13 feet, approximate average pay thickness.

(Whereupon, Applicant's Exhibit No. 7 marked for identification.)

Q Comparing it with your Exhibit No. 7, which is an isopac of the net gas pay, you obtain an idea of the relative position of the gas pay and the oil pay in the pool as you can observe it at this time?

A That's right. By comparing the two exhibits, you can see the relative volumes of the gas cap area as compared to the oil column. Sufficient information is not available in Section 14 to prepare an isopac of the gas cap in that area, or detailed isopac.

Q Is there anything further you care to state in connection with those two isopacs?

A Nothing further.

(Whereupon, Applicant's Exhibit No. 8 marked for identification.)

Q Turn then to your Exhibit No. 8 and explain what it is, please.

A Exhibit No. 8 is a map which has been plotted, the October average producing rate by wells, the October GOR by wells, and the cumulative recoveries to November 1st, 1962 by wells.



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This exhibit was prepared to show that current status of the various wells in this pool. There has been no withdrawal from the gas well, the Smelting U. S. A. No. 2. There were two wells that were completed in October, 1962, from which there has been very little withdrawals during October, the Tenneco Smelting U. S. A. No. 4, and the Tenneco Jennings U. S. A. No. 3. The wells for which there is no production information are wells that have been completed since this time and/or are currently being completed.

Q Have the gas-oil ratios in the oil column increased rapidly or have they been increasing slowly, Mr. Nance?

A Most of the development has been within the last few months in this field. However, the Gulf Hannegan "B" 1 and 2 have been on production for about 20 months and also the Tenneco Smelting U. S. A. No. 1. The gas-oil ratios on these wells have not increased but very little. The ratio increase has been very small.

Q On your gas well, Tenneco Smelting No. 2, I believe you said the GOR was 400,000 to one on it?

A Yes, sir.

Q And what was the potential on it?

A Absolute open flow was 5.6 million per day.

Q Is there anything else you care to state with respect to that?

A The gravity of the fluid recovered from the Smelting



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U. S. A. No. 2 was 60 degrees API compared with about 43 degrees API in the oil column.

(Whereupon, Applicant's Exhibits
9 & 10 marked for identification.)

Q Turn to your Exhibit No. 9, Mr. Nance. Explain what that is, please.

A Exhibit 9 is a table which has been prepared showing the relative withdrawals of various types of wells in the field. It shows the withdrawal rates as they would occur under the proposed rules. They are the best approximations that we can make at this time as to the relative reservoir voidage of each type of well.

Q What conclusions do you draw from that, Mr. Nance?

A We concluded that one gas well with 160 acres would withdraw approximately the same reservoir voidage as four marginal oil wells or three top allowable oil wells with a 2,000 to one GOR limit. Therefore, under the proposed rules, the voidage from the gas cap area would not be greater than the oil column, unless the ratio of gas wells to oil wells were increased drastically.

Q In which eventuality, the rules might need reconsideration?

A The proration of the wells might need consideration, proration formula.

Q Turn then to your proposed rules, Mr. Nance, and let's go through those. I might ask you first, are these patterned



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substantially after the Angel's Peak rules?

A Yes, they are, with certain modifications to apply to the Double-X Delaware Field. But basically, they are the same type of rules that were adopted in the Angel's Peak-Gallup Pool.

Q Of course, they had 320-acre gas and 80-acre oil spacing there?

A That is correct. These have been modified for 40-acre oil and 160-acre gas units.

Q Go through them briefly, without reading them in detail, Mr. Nance.

A Well, Rule 1 is substantially the same as the Angel's Peak, which provides that any well within one mile of the Pool should be drilled and spaced in accordance with these rules.

Q Rule 2 is just your 160-acre spacing on gas wells?

A Gas wells, that's correct.

Q Now, Rule 3 just provides that oil wells are on 40-acre spacing?

A That's right.

Q Rule 4 is your location of your wells?

A That's right. It provides for the location of any well, whether it be oil or gas, that would be drilled under these rules.

Q In your opinion, is it feasible, Mr. Nance, to have a different location requirement for oil wells and gas wells in this pool?

A No, it is not, because a well that has been in the past,



and it could be drilled in the future as an oil well, and then encounter gas; therefore, I think that the spacing of the wells should be the same for both oil and gas wells.

Q In your estimation, is there any problem resulting from the location of a gas well at a 330 location, let's say?

A No, not in my opinion.

Q Would it in your opinion void equally from the oil-gas cap; is the communication excellent?

A Yes, the information that we obtained on the absolute open potential of our Smelting U. S. A. No. 2 indicated that the various flow rates would stabilize in less than 15 minutes; that there was excellent drainage; and that under the proposed 160-acre unit we have asked for, the drawdown in reservoir pressure around a gas well would be less than 50 pounds, which would indicate that the gas cap would perform as a unit; that any depletion of the gas cap would cover a large area.

Q Are all your oil wells pumping in the pool?

A Yes. All or substantially all of them; I believe there is one well that is currently flowing, but a pumping unit is scheduled for it. Correction, there are two wells that are flowing.

Q Turn to your Rule 5, then. What does it provide?

A Rule 5 provides for the classification of a gas well with a gas liquid hydrocarbon ratio of 30,000 or greater, and also for the classification of an oil well if the ratio is less than this; also prohibits the simultaneous dedication of acreage to an



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oil or gas well.

Q And Rule 6 is your standard 2,000 to one gas liquid ratio limitation?

A That's right.

Q And Rule 7 is your allowable provision for a gas well, is that correct?

A That is correct.

Q What does that provide?

A It provides for the establishment of the gas allowable by multiplying the top unit oil allowable for the pool by 2,000, and multiplying it by a fraction, the numerator of which is the number of acres dedicated to the gas well, and the denominator of which is 40. In other words, a gas well on 160 acres would be assigned four times the gas allowable of an oil well.

Q And also if 80 acres were assigned to the well, it would be twice?

A Twice.

Q Rule 8 -- well, actually, Rules 8 and 9 together.

A Well, Rules 8 and 9 actually only require that a gas-oil ratio test be taken on a well within a short period of time after it has been completed. Also, Rule 9 requires that the future gas liquid ratios will be taken on a well in accordance with the provisions of the Commission's State-wide Rule 301.

Q Do you see any necessity for gas-oil ratio tests more frequently than that, Mr. Nance?



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A I do not see any need at this time for more frequent tests. Possibly in the future, if the field develops differently, there might be, which if it were necessary, the Commission would have the authority to require more frequent testing.

Q And Rule 10?

A Only requires that each gas well should have a bottom hole pressure test filed with the Commission.

Q Rule 11 just provides for the assigning of a gas allowable to a gas well?

A That's correct.

Q Rule 12 and the subsequent rules provide for your balancing periods, is that correct?

A That is correct. They're similar, in fact, they are identical to the Angel's Peak rules.

Q Let's note in Rule 12 we are asking for an initial balancing period of seven months in order to get it on the February 1 and August 1 basis, is that correct?

A That's correct; seven months initially.

Q Otherwise, you would have to have a January 1 to February 1 period and then start from there?

A That's correct.

Q Do you see any point in doing that?

A No, I don't.

Q Other than that, the rest of them are taken off of the Angel's Peak, as far as balancing, is that correct?



A That is correct.

Q Your Rule 23 defines the vertical limits of the pool, is that correct?

A That is right, being the upper 200 feet of the Delaware sand.

Q That's correlated to a formation located in your Tennessee No. 1, Tennessee Smelting No. 1, is that correct?

A That is correct.

Q Is that the best identifiable marker you could determine, Mr. Nance?

A Well, yes, it is. That well probably went as deep as any well in the field, with the exception of our Smelting No. 2 which we carried quite a bit deeper; and there were no productive zones. Most of the completion has just been in the upper part, which you can't correlate too well.

Q Is there anything else you care to state in connection with these proposed rules.

A There was one provision, page 3, --

Q Yes.

A -- that we would like to modify that to read in the last sentence on the page to mark out the word "said."

Q The last sentence on page 3, take out the word "said" and insert "any well or" then follow with the word "wells", "as presently located thereon." That's purely grammatical, isn't it, Mr. Nance?



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A That is correct.

Q To show that you could produce it from any one of your wells?

A That's right.

Q Whichever you wanted to?

A Yes.

Q Mr. Nance, in your opinion will these rules best provide for the prevention of waste and the protection of correlative rights in this pool?

A Yes, they will.

Q In your opinion, will these rules provide for approximately correlative withdrawals from the oil column and the gas cap?

A They will provide for approximate withdrawals. The only thing is that if the ratio of gas wells to oil wells were to increase drastically, then the proration formula would need to be reviewed and revised to limit the withdrawals from the gas cap to the withdrawals from the oil column.

Q But as of now or anything in the foreseeable future, in your estimation these rules will adequately protect the oil column and prevent the migration of oil in the oil column and the migration of gas into the gas area?

A That's correct.

Q Were these exhibits prepared by you or under your direction?

A Yes, they were.

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Q Is there anything else you wish to state in connection with this application?

A No.

MR. BRATTON: We offer Exhibits 1 through 10 into evidence.

MR. NUTTER: Tenneco's Exhibits 1 through 10 will be admitted.

(Whereupon, Applicant's Exhibits Nos. 1 through 10 entered in evidence.)

MR. BRATTON: That's all we have.

MR. NUTTER: Does anyone have a question of Mr. Nance?

MR. DURRETT: Yes, I have a question.

CROSS EXAMINATION

BY MR. DURRETT:

Q Referring to page 2 of your Exhibit No. 10, the rules, which is actually paragraph 5 of 2-B, that's Rule 2-B-5, where it states that the Secretary-Director may approve the application if after the period of 20 days, no such operator has entered an objection to the formation of the non-standard unit. If these rules were adopted by the Commission, would you have any objection to having that read 30 days?

A None at all.

MR. DURRETT: Thank you. I believe that's all I have.

MR. NUTTER: Are there any other questions? Mr. Utz.

BY MR. UTZ:



Q Mr. Nance, is it your recommendation that we put this gas cap and wells in this gas cap on the Southeast Gas Proration Schedule, if it balances, as we do in the other prorated gas pools?

A I think offhand that would be my recommendation, unless there is a better, more efficient means of handling it.

Q At the present time, you only have one gas well in the pool?

A That is correct.

Q And its allowable would be assigned on the basis of a normal oil allowable?

A That's right.

Q I would like to call your attention to Rule 12, in which you have suggested that the balancing periods and proration periods be from February 1 to August 1.

A Yes.

Q And that the Southeast proration periods are from January 1 to July 1. Wouldn't it be more appropriate to have balancing periods identical to all the Southeast prorated pools?

A Yes, it certainly would.

MR. BRATTON: We just took these off the Angel's Peak. You are certainly correct.

Q (By Mr. Utz) Since all the prorated gas pool orders are contained in R-1670, would it further be your recommendation to make this order, if approved, a part of the 1670 series?

A Yes, sir.



MR. UTZ: That's all the questions I have.

BY MR. NUTTER:

Q I'm having a little difficulty reading some numbers on one of these exhibits, Exhibit No. 8.

A Yes.

Q Now the number on the left above the line under each well --

A Yes, sir.

Q -- is the average daily production from that well during the month of October?

A That's correct.

Q Well, is there a top allowable well in the pool?

A Not to my knowledge. That Dove Hankin "B" 1 is close to a top allowable, 34.7.

Q And it has a ratio of 18,700, is that correct?

A No, sir. That is the cumulative recovery. The ratio is 1671 in parenthesis, GOR.

Q Referring to Exhibit 9 where you have given these two hypothetical cases to compare the withdrawals from a gas well with the withdrawals from an oil well. You have a top allowable oil well with 35-barrel per day production and a GOR of 2,000 to one voiding 78 barrels per day in the reservoir?

A Yes, sir.

Q Then you have a hypothetical well that makes 2.3 with a ratio of 30,000 to one voiding 55 barrels. Is there any well



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here that actually fits either of those hypothetical oil wells?

A Not at the present time there isn't.

Q Did you state that there hasn't been any marked increase in GOR's during the productive life of the well?

A That's right.

Q Do you expect to see a marginal well here with a ratio of 30,000 to one?

A I do.

Q Where will it be drilled?

A Well, the Tenneco Jennings U.S.A. No. 1 was initially completed for a ratio of 4,000 to one.

Q Is that the well --

A Section 14.

Q Oh, in Section 14.

A I anticipate there may be future wells or as the gas cap expands into these oil wells, that the ratios will increase on those wells.

Q Have the ratios of any of the wells gone down since they have been produced?

A Not to my knowledge.

Q The gas well hasn't been producing, either?

A It has not been producing.

Q What is the solution GOR in the oil column?

A It has been estimated by correlation that it is 800 to one.



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Q There hasn't been any fluid analysis made?

A There has been none taken.

Q Is it your opinion that this north area is connected with the south area, or do you think that there is a permeability pinchout there which would result in the shifting of the gas-oil contact?

A It's my opinion that there is a permeability pinchout there which has caused the gas cap to be shifted some 20 feet down-dip in the upper portion. I might point out that's based on only one well, also.

Q The Commission has, however, designated this entire area as being one pool?

A That is correct.

Q Did Tenneco give any thought to the formulation of rules which would use a volumetric type of formula for obtaining the equivalents in the gas cap compared to the withdrawals from the oil column?

A Yes, we gave some consideration to that type of rules.

Q Were any calculations or computations made there that would indicate the withdrawals?

A Well, we calculated the withdrawals on the basis of October production from the oil column. They were calculated to be about 370 reservoir barrels per day.

Q From the oil wells?

A From the oil wells. And I might point out that was



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based on 12 wells. At the present time there are 20 wells. If you ratioed that up to December, January 1, something like 620 reservoir barrels per day being voided from the oil column.

Q If the one gas well received all that, it would receive a higher allowable than what you are proposing here?

A That's correct. It would be much higher than what we have proposed.

Q Now, you said that this would be a fine system to use until such time as there were an abundance of gas wells drilled here, and then it should be reviewed again?

A That's correct. If the ratio of the gas wells were to exceed the withdrawals of the oil column, then some means should be provided to balance the withdrawals of the gas cap with the oil column withdrawals.

Q By what criterion would the Commission decide when it would be time to change the rates of withdrawal?

A Well, I think on the ratio of one gas well to four to six oil wells, depending on the quality of the oil wells, when that ratio was exceeded. At the present time, we have one gas well to 20 oil wells.

Q It would also make a difference if you were talking about oil wells like the 4,000 to one, or the Reed Bradley well that's too small to measure?

A That's correct.

MR. NUTTER: Are there any other questions of Mr. Nance?



MR. BRATTON: I would like to ask a question.

REDIRECT EXAMINATION

BY MR. BRATTON:

Q Mr. Nance, with your difference in your gas-oil contact in your south and north areas, that would present pretty insurmountable barriers as far as using a volumetric formula in the field, wouldn't it?

A Well, it would if they were not connected. We do not have information at this time to prove that they are not connected but if they are connected, well, it wouldn't; but if they were not, well, then, it might present some problems.

Q So as of now this formula appears more feasible than a volumetric formula?

A That's right. This formula seems to be more workable with less work, less paper work at this time.

MR. NUTTER: Are any wells drilling in the field at the present time, do you know?

A I think that they are in the process of being completed. I don't believe there is a rig actively drilling.

MR. NUTTER: Is Tenneco drilling any well at the present time?

A No, sir, at the present time we have discontinued drilling.

MR. NUTTER: Are there any other questions? The witness may be excused.



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(Witness excused.)

MR. NUTTER: Do you have anything further, Mr. Bratton?

MR. BRATTON: No, sir.

MR. NUTTER: Does anyone have anything further to offer in this case?

MR. KASTLER: Bill Kastler with Gulf. Gulf Oil Corporation owns some acreage in the vicinity of this associated gas-oil field. We have no objection to these proposed rules.

MR. NUTTER: Any further statements? We'll take the case under advisement and take a five-minute recess.

* * * *



STATE OF NEW MEXICO)
) ss
COUNTY OF BERNALILLO)

I, ADA DEARNLEY, Notary Public in and for the County of Bernalillo, State of New Mexico, do hereby certify that the foregoing and attached Transcript of Proceedings before the New Mexico Oil Conservation Commission was reported by me; that the same is a true and correct record of the said proceedings to the best of my knowledge, skill and ability.

WITNESS my Hand and Seal this 7th day of January, 1963, in the City of Albuquerque, County of Bernalillo, State of New Mexico.

Ada Dearnley

ADA DEARNLEY

My Commission Expires:

June 19, 1963.

I do hereby certify that the foregoing is a complete record of the proceedings in the Examiner hearing of Case No. 2720, heard by me on 12/6, 19 62.

[Signature], Examiner
New Mexico Oil Conservation Commission

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BEFORE THE OIL CONSERVATION COMMISSION
OF THE STATE OF NEW MEXICO

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

CASE No. 2720
Order No. R-2397

APPLICATION OF TENNECO OIL COMPANY
FOR SPECIAL RULES AND REGULATIONS
GOVERNING WELLS IN THE DOUBLE-X
DELAWARE POOL, LEA COUNTY, NEW
MEXICO.

ORDER OF THE COMMISSION

BY THE COMMISSION:

This cause came on for hearing at 9 o'clock a.m. on December 6, 1962, at Santa Fe, New Mexico, before Daniel S. Nutter, Examiner duly appointed by the Oil Conservation Commission of New Mexico, hereinafter referred to as the "Commission," in accordance with Rule 1214 of the Commission Rules and Regulations.

NOW, on this 26th day of December, 1962, the Commission, a quorum being present, having considered the application, the evidence adduced, and the recommendations of the Examiner, Daniel S. Nutter, and being fully advised in the premises,

FINDS:

(1) That due public notice having been given as required by law, the Commission has jurisdiction of this cause and the subject matter thereof.

(2) That the applicant, Tenneco Oil Company, seeks the promulgation of special rules and regulations for the Double-X Delaware Pool, Lea County, New Mexico, including a provision for 40-acre oil proration units, a system for classification of a well as a gas well, and a provision for 160-acre units for wells so classified.

(3) That the evidence presented concerning the reservoir characteristics of the subject pool indicates that the gas area can be efficiently and economically drained and developed on 160-acre proration units, and that the oil area can be efficiently and economically drained and developed on 40-acre proration units.

(4) That the reservoir characteristics of the subject pool justify the definition of a gas well as a well producing with a gas-liquid ratio of 30,000 or more cubic feet of gas per barrel of liquid hydrocarbons.

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(5) That the gas-liquid ratio limitation for the Double-X Delaware Pool should be 2,000 cubic feet of gas per barrel of liquid hydrocarbons produced, and that an oil well should be permitted to produce an amount of gas determined by multiplying the top unit oil allowable for said pool by the limiting gas-liquid ratio for the pool. That a gas well should be permitted to produce that amount of gas obtained by multiplying the top unit oil allowable for the pool by 2,000 and by a fraction, the numerator of which would be the number of acres dedicated to the particular gas well and the denominator of which would be 40.

(6) That appropriate provisions should be made for any gas well which has an underproduced or an overproduced status as of the end of a gas proration period.

(7) That the subject application should be granted and temporary rules established for a period of one year during which time further information should be gathered and presented to the Commission at an examiner hearing during the month of January, 1964.

IT IS THEREFORE ORDERED:

(1) That Temporary Special Rules and Regulations for the Double-X Delaware Pool are hereby established as follows, effective January 1, 1963.

TEMPORARY SPECIAL RULES AND REGULATIONS
FOR THE
DOUBLE-X DELAWARE POOL

RULE 1. Each well completed or recompleted in the Delaware formation within the boundary of the Double-X Delaware Pool or within one mile thereof, and not nearer to or within the boundaries of another designated Delaware pool, shall be drilled, spaced, and produced in accordance with the Special Rules and Regulations hereinafter set forth.

RULE 2. (a) Each gas well completed or recompleted in the Double-X Delaware Pool shall be located on a tract consisting of approximately 160 acres which may reasonably be presumed to be productive of gas from said pool, and which shall comprise a single governmental quarter section, being a legal subdivision of the United States Public Lands Survey. For purposes of these rules, a unit consisting of between 158 and 162 contiguous surface acres shall be considered a standard gas unit.

RULE 2. (b) For good cause shown, the Secretary-Director may grant an exception to the requirements of Rule 2(a) without notice and hearing where an application has been filed in due form, and where the unorthodox size or shape of the tract is due to a

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variation in the legal subdivision of the United States Public Lands Survey, or where the following facts exist and the following provisions are complied with:

(1) The non-standard unit consists of contiguous quarter-quarter sections or lots.

(2) The non-standard unit consists of not more than 162 acres and lies wholly within a single governmental quarter section.

(3) The entire non-standard unit may reasonably be presumed to be productive of gas from said pool.

(4) The applicant presents written consent in the form of waivers from all offset operators, and from all operators owning interests in the quarter section in which any part of the non-standard unit is situated and which acreage is not included in the non-standard unit.

(5) In lieu of Paragraph 4 of this rule, the applicant may furnish proof of the fact that all of the aforesaid operators were notified by registered or certified mail of his intent to form such non-standard unit. The Secretary-Director may approve the application if, after a period of 30 days, no such operator has entered an objection to the formation of the non-standard unit.

RULE 2. (c) The District Supervisor shall have authority to approve non-standard gas proration units without notice and hearing and without administrative approval by the Secretary-Director if such unit consists of less than 158 contiguous surface acres and the non-standard unit is necessitated by a variation in the United States Public Lands Survey.

RULE 2. (d) The allowable assigned to any non-standard gas proration unit shall bear the same ratio to a standard allowable in said pool as the acreage in the unit bears to 160 acres.

RULE 3. Each oil well completed or recompleted in the Double-X Delaware Pool shall be located on a unit containing approximately 40 acres, which may reasonably be presumed to be productive of oil from said pool, and which consists of a single governmental quarter-quarter section. For purposes of these rules, a unit consisting of between $39\frac{1}{2}$ and $40\frac{1}{2}$ contiguous surface acres shall be considered a standard unit.

RULE 4. Each well, oil or gas, completed or recompleted in the Double-X Delaware Pool shall be located no nearer than 330 feet to any quarter-quarter section line.

RULE 5. A well in the Double-X Delaware Pool shall be classified as a gas well if it has a gas-liquid ratio of

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30,000 or more cubic feet of gas per barrel of liquid hydrocarbons. A well in said pool shall be classified as an oil well if it has a gas-liquid ratio of less than 30,000 cubic feet of gas per barrel of liquid hydrocarbons. The simultaneous dedication of any acreage to both an oil well and a gas well is strictly prohibited.

RULE 6. The gas-liquid ratio limitation for the Double-X Delaware Pool shall be 2,000 cubic feet of gas per barrel of liquid hydrocarbons produced.

RULE 7. Any oil well in the Double-X Delaware Pool which has 40 acres dedicated to it shall be permitted to produce an amount of gas determined by multiplying the top unit oil allowable for said pool by 2,000, the limiting gas-liquid ratio for the pool. In the event there is more than one oil well on a 40-acre oil proration unit, the operator may produce the allowable assigned to the 40-acre unit from said wells in any proportion.

Any gas well in the Double-X Delaware Pool shall be permitted to produce that amount of gas obtained by multiplying the top unit oil allowable for the pool by 2,000 and by a fraction, the numerator of which is the number of acres dedicated to the particular gas well and the denominator of which is 40. In the event there is more than one gas well on a 160-acre gas proration unit, the operator may produce the amount of gas assigned to the unit from said wells in any proportion.

RULE 8. The operator of each newly completed well in the Double-X Delaware Pool shall cause a gas-liquid ratio test to be taken on said well upon recovery of all load oil from the well, provided however, that in no event shall the test be commenced later than 30 days from the date of first production unless the well is connected to a gas-gathering facility and is producing under a temporary gas allowable assigned in accordance with Rule 11. Provided further, that any well which is shut-in shall be exempted from the aforesaid gas-liquid ratio test requirement so long as it remains shut-in. The initial gas-liquid ratio test shall be taken in the manner prescribed by Rule 9. If the gas-liquid ratio is 30,000 cubic feet of gas per barrel of liquid hydrocarbons, or more, the operator shall not produce the well until beneficial use can be made of the gas.

No gas shall be flared or vented from any well classified as an oil well more than 60 days after the well begins to produce or 60 days after the effective date of this order, whichever is later. Any operator that desires to obtain an exception to the foregoing provisions for a well classified as an oil well shall submit to the Secretary-Director of the Commission an application for such exception with a statement setting forth the facts and circumstances justifying it. The

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Secretary-Director is hereby authorized to grant such an exception if he determines that the granting of it is reasonably necessary. If the Secretary-Director declines to grant administrative approval of the requested exception, the matter shall be set for hearing if the operator so requests.

RULE 9. Gas-liquid ratio tests shall be taken on all wells in the Double-X Delaware Pool, and on all wells producing from the Delaware formation within one mile of the boundaries of the Double-X Delaware Pool which are not within another designated Delaware oil pool, during the months of January, April, July, and October of each year. The initial gas-liquid ratio test shall suffice as the first quarterly test. Tests shall be 24-hour tests, being the final 24 hours of a 72-hour period during which the well shall be produced at a constant normal rate of production. Results of such tests shall be filed on Commission Form C-116 on or before the 10th day of the following month. At least 72 hours prior to commencement of any such gas-liquid ratio tests, each operator shall file with the Hobbs Office of the Commission a test schedule for its wells, specifying the time each of its wells is to be tested. Copies of the test schedule shall also be furnished to all offset operators.

Special tests shall also be taken at the request of the Secretary-Director and may also be taken at the option of the operator. Such special tests shall be taken in accordance with the procedures outlined hereinabove, including notification to the Commission and offset operators.

RULE 10. An initial shut-in pressure test shall be taken on each gas well and shall be reported to the Commission on Form C-125.

RULE 11. Any well completed in the Double-X Delaware Pool after the effective date of this order shall receive an allowable only upon receipt by the Commission's Hobbs Office of Commission Forms C-104, C-110, and C-116, all properly executed. The District Supervisor of the Commission's Hobbs Office is hereby authorized to assign a temporary gas allowable to wells connected to a gas transportation facility during the recovery of load oil, which allowable shall not exceed the number of cubic feet of gas obtained by multiplying the daily top unit allowable for the Double-X Delaware Pool by 2,000.

RULE 12. The dates 7 o'clock a.m. January the first and 7 o'clock a.m. July the first shall be known as balancing dates, and the periods of time bounded by these dates shall be known as the gas proration periods for the Double-X Delaware Pool.

RULE 13. Any gas well which has an underproduced status as of the end of a gas proration period shall be allowed to carry

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such underproduction forward into the next gas proration period and may produce such underproduction in addition to the allowable assigned during such succeeding period. Any allowable carried forward into a gas proration period and remaining unproduced at the end of such gas proration period shall be cancelled.

RULE 14. Production during any one month of a gas proration period in excess of the allowable assigned to a well for such month shall be applied against the underproduction carried into such period in determining the amount of allowable, if any, to be cancelled.

RULE 15. Any well which has an overproduced status as of the end of a gas proration period shall carry such overproduction forward into the next gas proration period, provided that such overproduction shall be compensated for during such succeeding period. Any well which has not compensated for the overproduction carried into a gas proration period by the end of such proration period shall be shut-in until such overproduction is compensated for. If, at any time, a well is overproduced an amount equalling three times its current monthly allowable, it shall be shut-in during that month and each succeeding month until the well is overproduced less than three times its current monthly allowable.

RULE 16. The allowable assigned to a well during any one month of a gas proration period in excess of the production for the same month shall be applied against the overproduction carried into such period in determining the amount of overproduction, if any, which has not been compensated for.

RULE 17. The Commission may allow overproduction to be compensated for at a lesser rate than would be the case if the well were completely shut-in upon a showing after notice and hearing that complete shut-in of the well would result in material damage to the well and/or reservoir.

RULE 18. The monthly gas production from each gas well shall be metered separately and the gas production therefrom shall be reported to the Commission on Form C-115 so as to reach the Commission on or before the 24th day of the month next succeeding the month in which the gas was produced. The operator shall show on such report what disposition has been made of the produced gas.

RULE 19. Each purchaser or taker of gas shall submit a report to the Commission so as to reach the Commission on or before the 15th day of the month next succeeding the month in which the gas was purchased or taken. Such report shall be filed on either Form C-111 or Form C-114 (whichever is applicable) with the wells being listed in approximately the same order as they are listed on the oil proration schedule.

-7-

CASE No. 2720
Order No. R-2397

RULE 20. Failure to comply with any provision of this order or the rules contained herein shall result in the immediate cancellation of allowable assigned to the affected well. No further allowable shall be assigned until all rules and regulations have been complied with. The Secretary-Director shall notify the operator of the well and the purchaser in writing of the date of allowable cancellation and the reason therefor.

RULE 21. All transporters or users of gas shall file gas well-connection notices with the Commission as soon as possible after the date of connection.

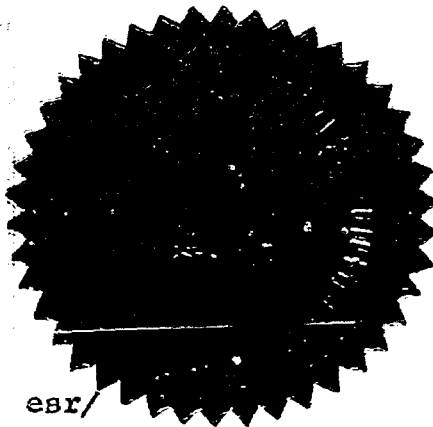
RULE 22. Allowables to wells whose classification has changed from oil to gas or from gas to oil as the result of a gas-liquid ratio test shall commence on the first day of the month following the month in which such test was reported, provided that a plat (Form C-128) showing the acreage dedicated to the well and the location of all wells on the dedicated acreage have been filed.

(2) That all operators in the Double-X Delaware Pool shall, prior to January 15, 1963, file with the Commission Form C-128, Well Location and Acreage Dedication Plat, for each well in said pool, showing thereon the acreage being dedicated to said well. Operators shall also take new gas-oil ratio tests on all wells and file the results thereof with the Commission on Commission Form C-116 prior to February 1, 1963. For purposes of testing wells at the allowable rate authorized by these rules, the daily tolerance provision of Commission Rule 502 I is hereby waived.

(3) That this case shall be reopened at an examiner hearing in January, 1964, at which time the applicant and all interested parties shall present information concerning the reservoir characteristics of the subject pool and the effectiveness of the temporary rules and regulations established by this order.

(4) That jurisdiction of this cause is retained for the entry of such further orders as the Commission may deem necessary.

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



STATE OF NEW MEXICO
OIL CONSERVATION COMMISSION

Tom Bolack
TOM BOLACK, Chairman

E. S. Walker
E. S. WALKER, Member

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

esr/

BEFORE THE OIL CONSERVATION COMMISSION
OF THE STATE OF NEW MEXICO

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

CASE No. 2720
Order No. R-2397-A

APPLICATION OF TENNECO OIL COMPANY
FOR SPECIAL RULES AND REGULATIONS
GOVERNING WELLS IN THE DOUBLE-X
DELAWARE POOL, LEA COUNTY, NEW
MEXICO.

ORDER OF THE COMMISSION

BY THE COMMISSION:

This cause came on for hearing at 9 o'clock a.m. on
January 8, 1964, at Santa Fe, New Mexico, before Examiner Daniel
S. Nutter.

NOW, on this 13th day of January, 1964, the Commission, a
quorum being present, having considered the testimony, the record
and the recommendations of the Examiner, and being fully advised
in the premises,

FINDS:

- (1) That due public notice having been given as required by
law, the Commission has jurisdiction of this cause and the subject
matter thereof.
- (2) That this case has been reopened pursuant to the provi-
sions of Order No. R-2397.
- (3) That the applicant, Tenneco Oil Company, has requested
minor revisions in the Temporary Special Rules and Regulations for
the Double-X Delaware Pool.
- (4) That the applicant has requested that said rules and
regulations be made permanent.
- (5) That there has been no change in conditions that will
justify revision of the Temporary Special Rules and Regulations
at this time.
- (6) That although the Temporary Special Rules and Regula-
tions should be continued in effect for an additional one-year
period in order to evaluate the reservoir characteristics of the
subject pool and assure prevention of waste and protection of

-2-

CASE No. 2720

Order No. R-2397-A

correlative rights during the period of evaluation, said rules should not be made permanent at this time.

IT IS THEREFORE ORDERED:

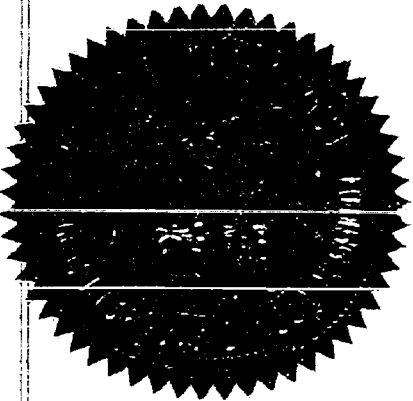
(1) That the Temporary Special Rules and Regulations for the Double-X Delaware Pool promulgated by Order No. R-2397 are hereby continued in full force and effect for an additional one-year period.

(2) That this case shall be reopened at an examiner hearing in January, 1965, to allow the applicant and all interested parties to present evidence concerning the reservoir characteristics of the subject pool and the prevention of waste and the protection of correlative rights as affected by the Special Rules and Regulations for the Double-X Delaware Pool.

(3) That jurisdiction of this cause is retained for the entry of such further orders as the Commission may deem necessary.

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

STATE OF NEW MEXICO
OIL CONSERVATION COMMISSION



Jack M. Campbell

JACK M. CAMPBELL, Chairman

E. S. Walker

E. S. WALKER, Member

A. L. Porter, Jr.

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

esr/

BEFORE THE OIL CONSERVATION COMMISSION
OF THE STATE OF NEW MEXICO

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

CASE No. 2720
Order No. R-2397-B

APPLICATION OF TENNECO OIL COMPANY
FOR SPECIAL RULES AND REGULATIONS
GOVERNING WELLS IN THE DOUBLE-X
DELAWARE POOL, LEA COUNTY, NEW
MEXICO.

ORDER OF THE COMMISSION

BY THE COMMISSION:

This cause came on for hearing at 9 o'clock a.m. on January 6, 1965, at Santa Fe, New Mexico, before Examiner Daniel S. Nutter.

NOW, on this 20th day of January, 1965, the Commission, a quorum being present, having considered the testimony, the record, and the recommendations of the Examiner, and being fully advised in the premises,

FINDS:

(1) That due public notice having been given as required by law, the Commission has jurisdiction of this cause and the subject matter thereof.

(2) That this case has been reopened pursuant to the provisions of Order No. R-2397-A.

(3) That the applicant, Tenneco Oil Company, has requested that the Temporary Special Rules and Regulations for the Double-X Delaware Pool be extended for an additional one-year period.

(4) That the Temporary Special Rules and Regulations should be continued in effect for an additional one-year period in order to evaluate the reservoir characteristics of the subject pool and assure prevention of waste and protection of correlative rights during the period of evaluation.

-2-

CASE No. 2720

Order No. R-2397-B

IT IS THEREFORE ORDERED:

(1) That the Temporary Special Rules and Regulations for the Double-X Delaware Pool promulgated by Orders No. R-2397 and No. R-2397-A are hereby continued in full force and effect for an additional one-year period.

(2) That this case shall be reopened at an examiner hearing in January, 1966, to allow the applicant and all interested parties to present evidence concerning the reservoir characteristics of the subject pool and the prevention of waste and the protection of correlative rights as affected by the Special Rules and Regulations for the Double-X Delaware Pool.

(3) That jurisdiction of this cause is retained for the entry of such further orders as the Commission may deem necessary.

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

STATE OF NEW MEXICO
OIL CONSERVATION COMMISSION


Jack M. Campbell
JACK M. CAMPBELL, Chairman

Guyton B. Hays
GUYTON B. HAYS, Member

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

esr/

BEFORE THE OIL CONSERVATION COMMISSION
OF THE STATE OF NEW MEXICO

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

CASE No. 2720
Order No. R-2397-C

APPLICATION OF TENNECO OIL COMPANY
FOR SPECIAL RULES AND REGULATIONS
GOVERNING WELLS IN THE DOUBLE-X
DELAWARE POOL, LEA COUNTY, NEW
MEXICO.

ORDER OF THE COMMISSION

BY THE COMMISSION:

This cause came on for hearing at 9 o'clock a.m. on
January 26, 1966, at Santa Fe, New Mexico, before Examiner
Elvin A. Utz.

NOW, on this 9th day of February, 1966, the Commission,
a quorum being present, having considered the testimony, the
record, and the recommendations of the Examiner, and being fully
advised in the premises,

FINDS:

(1) That due public notice having been given as required by
law, the Commission has jurisdiction of this cause and the subject
matter thereof.

(2) That this case has been reopened pursuant to the provi-
sions of Order No. R-2397-B.

(3) That the evidence establishes that the Double-X Dela-
ware Pool has been and will be efficiently and economically
drained and developed under the Special Rules and Regulations
promulgated by Orders Nos. R-2397, R-2397-A, and R-2397-B.

(4) That the Special Rules and Regulations promulgated by
Orders Nos. R-2397, R-2397-A, and R-2397-B have afforded and will
afford to the owner of each property in the pool the opportunity
to produce his just and equitable share of the oil and gas in the
pool.

-2-

CASE No. 2720

Order No. R-2397-C

(5) That to prevent the economic loss caused by the drilling of unnecessary wells, to avoid the augmentation of risk arising from the drilling of an excessive number of wells, to prevent reduced recovery which might result from the drilling of too few wells, and to otherwise prevent waste and protect correlative rights, the Special Rules and Regulations promulgated by Orders Nos. R-2397, R-2397-A, and R-2397-B should be continued in full force and effect until further order of the Commission.

IT IS THEREFORE ORDERED:

(1) That the Special Rules and Regulations governing the Double-X Delaware Pool promulgated by Orders Nos. R-2397, R-2397-A, and R-2397-B are hereby continued in full force and effect until further order of the Commission.

(2) That jurisdiction of this cause is retained for the entry of such further orders as the Commission may deem necessary.

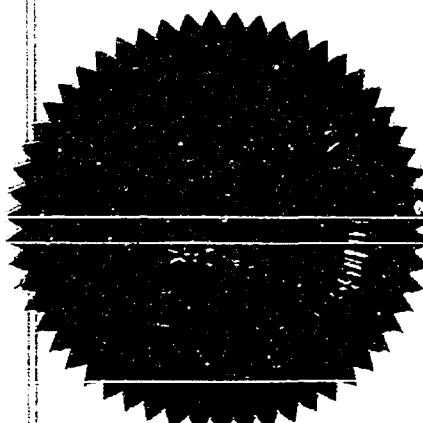
DONE at Santa Fe, New Mexico, on the day and year hereinabove designated.

STATE OF NEW MEXICO
OIL CONSERVATION COMMISSION

Jack M. Campbell
JACK M. CAMPBELL, Chairman

Guyton B. Hays
GUYTON B. HAYS, Member

A. J. Porter, Jr.
A. J. PORTER, Jr., Member & Secretary



ene/

State of New Mexico
Oil Conservation Commission

P. O. BOX 2088
SANTA FE

Other _____

CLARENCE E. HINKLE
W. E. BONDURANT, JR.
S. B. CHRISTY IV
LEWIS C. COX, JR.
PAUL W. EATON, JR.
CONRAD E. COFFIELD
HAROLD L. HENSLEY, JR.
MICHAEL R. WALLER

LAW OFFICES
HINKLE, BONDURANT & CHRISTY
HINKLE BUILDING
ROSWELL, NEW MEXICO

OF COUNSEL: HIRSH M. DOW

TELEPHONE 622-6510
AREA CODE 505
POST OFFICE BOX 10

December 30, 1965

New Mexico Oil Conservation Commission
P. O. Box 2088
Santa Fe, New Mexico

Attention: Mr. A. L. Porter, Jr.

Re: NMOCC Case No. 2720
Double X Delaware Pool
Lea County, New Mexico

Gentlemen:

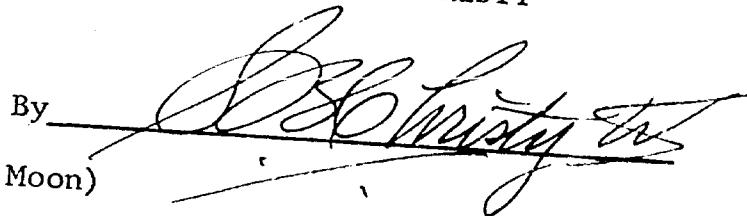
This letter will confirm our telephone conversation of this date with your Mr. Durrett in which, in behalf of Tenneco Oil Company, we requested a continuance of the examiner hearing in the captioned case from January 5, 1966 to the next regularly scheduled examiner's hearing which we understand will be January 26.

We thank you in advance for your consideration to this request.

Respectfully,

HINKLE, BONDURANT & CHRISTY

By



SBC:jy

cc: Tenneco Oil Company (Mr. Moon)

DOCKET MAILED

Date

1-13-66
for Jan 26th hearing

State of New Mexico
Oil Conservation Commission



STATE GEOLOGIST
A. L. PORTER, JR.
SECRETARY - DIRECTOR

January 20, 1965

Re: Case No. 2720
Order No. R-2397-B
Applicant:
TENNECO OIL COMPANY

Enclosed herewith are two copies of the above-referenced Commission order recently entered in the subject case.

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

Hobbs OCC x
 Artesia OCC
 Aztec OCC
 OTHER

Date _____

OIL CONSERVATION COMMISSION
SANTA FE, NEW MEXICO

Case 2720 Date Jan 8, 1964
Hearing Date 9 am Jan 8 '64
My recommendations for an order in the above numbered cases are as follows:
DSN @ SF

Enter an order continuing Order
no. R-2397 in full force
and effect without change
for a one year period.

Call case up for another
hearing in January 1965.

Applicant requested minor changes
in these rules and asked that they
be made permanent but
conditions do not warrant this
at the present time. There is still
no outlet available for the gas
(there will be in 120 days) so no
drawals have been made
made from the gas cap as yet.

OIL CONSERVATION COMMISSION
SANTA FE, NEW MEXICO

Date Jan 8, 1964

CASE

2720

Hearing Date 9 am Jan 8 '64

DSN @ SF

My recommendations for an order in the above numbered cases are as follows:

Enter an order continuing Order
no. R-2397 in full force
and effect without change
for a one year period.

Call case up for another
hearing in January 1965.

Applicant requested minor changes
in these rules and asked that they
be made permanent but
conditions do not warrant this
at the present time. There is still
no outlet available for the gas
(there will be in 120 days) so no with-
drawals have been San Juan
made from the gas cap yet.

DOCKET NO. 1-64

DOCKET: EXAMINER HEARING - WEDNESDAY - JANUARY 8, 1964

9:00 A.M. - OIL CONSERVATION COMMISSION CONFERENCE ROOM,
STATE LAND OFFICE BUILDING - SANTA FE, NEW MEXICO

The following cases will be heard before Daniel S. Nutter, Examiner, or Elvis A. Utz, Alternate Examiner:

CASE 2963: Application of Tom Brown Drilling Company for a unit agreement, Eddy County, New Mexico. Applicant, in the above-styled cause, seeks approval of the West Antelope Sink Unit Area comprising 3680 acres, more or less, of State land in Township 19 South, Range 23 East, Eddy County, New Mexico.

CASE 2964: Application of Socony Mobil Oil Company, Inc. for an exception to Rule 506, Lea County, New Mexico. Applicant, in the above-styled cause, seeks an exception to the statewide limiting gas-oil ratio of 2,000 feet of gas per barrel of oil as promulgated by Commission Rule 506 for its State Bridges Well No. 96, located in Unit H of Section 26, Township 17 South, Range 34 East, Vacuum-Pennsylvanian Pool, Lea County, New Mexico.

CASE 2965: Application of Stanley J. Stanley for rescission of Order No. R-2585, San Juan County, New Mexico. Applicant, in the above-styled cause, seeks an order rescinding Order No. R-2585 and authorizing the applicant to assume ownership and operation of the Bunce-Federal Well No. 1, located 1586 feet from the North line and 1503 feet from the East line of Section 19, Township 29 North, Range 10 West, San Juan County, New Mexico.

CASE 2966: Application of Harlan Production Company for a waterflood project, Eddy County, New Mexico. Applicant, in the above-styled cause, seeks authority to institute a waterflood project in the Grayburg-Jackson Pool, Eddy County, New Mexico, by the injection of water into the Queen formation through four wells located in Sections 16 and 17, Township 17 South, Range 30 East.

CASE 2720 (Reopened) : In the matter of Case No. 2720 being reopened pursuant to the provisions of Order No. R-2397, which order established special rules governing the production of oil and gas wells in the Double-X Delaware Pool, Lea County, New Mexico, including classification of wells as gas wells when the gas-liquid hydrocarbon ratio exceeds 30,000 to one.

CASE 2682 (Reopened): In the matter of Case 2682 being reopened pursuant to the provisions of Order No. R-2375, which order established temporary 80-acre oil proration units for the Simpson-Gallup Oil Pool, San Juan County, New Mexico, for a period of one year. All interested parties may appear and show cause why said pool should not be developed on 40-acre proration units.

CASE 2967: Application of Standard Oil Company of Texas for a unit agreement, Eddy County, New Mexico. Applicant, in the above-styled cause, seeks approval of the Jurnegan Point Unit Area comprising 7680 acres, more or less, of State and Fee land in Township 24 South, Ranges 24 and 25 East, Eddy County, New Mexico.

GOVERNOR
EDWIN L. MECHEM
CHAIRMAN

State of New Mexico
Oil Conservation Commission

LAND COMMISSIONER
E. S. JOHNNY WALKER
MEMBER



STATE GEOLOGIST
A. L. PORTER, JR.
SECRETARY - DIRECTOR

P. O. BOX 871
SANTA FE

December 26, 1962

Mr. Howard Bratton
Hervey, Dow & Hinkle
Post Office Box 10
Roswell, New Mexico

Re: Case No. 2720
Order No. R-2397
Applicant:

Tenneco Oil Company

Dear Sir:

Enclosed herewith are two copies of the above-referenced
Commission order recently entered in the subject case.

Very truly yours,

A. L. Porter, Jr.

A. L. PORTER, Jr.
Secretary-Director

ir/

Carbon copy of order also sent to:

Hobbs OCC x

Artesia OCC

Aztec OCC

OTHER

DOCKET MAILED

Date 12-26-63
R



TENNECO OIL COMPANY • P. O. BOX 1031 • 1800 WILCO BUILDING • MIDLAND, TEXAS

November 20, 1962

Case 2720

State of New Mexico
New Mexico Oil Conservation Commission
State Land Office Building
Santa Fe, New Mexico

Attention: Mr. A. L. Porter, Jr.
Secretary, Director

Gentlemen:

Pursuant to the undersigned's conversation of this date with your Mr. Nutter, there are enclosed the original and two (2) copies of Application For The Adoption Of Rules and Regulations For the Double X Delaware Pool in Lea County, New Mexico.

It is respectfully requested that if at all possible notice for the hearing be advertised so that this matter may be set down on the docket of December 6th. If it is not possible to get it on such docket, then it is requested that a special hearing be granted and if a special hearing is necessary, Tenneco will gladly reimburse you for any advertising cost and reporter fees.

In connection with item 6 on the enclosed application, Tenneco will request a six months balancing period.

Mr. Clarence Hinkle or an attorney designated by him of the firm of Hervey, Dow & Hinkle will represent Tenneco in this matter.

Yours very truly,

J. D. MOON,
Division Attorney,
Southwestern Division

JDM:nlk
Encl:

cc: Mr. Clarence Hinkle
Hervey, Dow & Hinkle
P. O. Box 10
Roswell, New Mexico

DOCKET MAILED

Date 12/26/62
R

OIL CONSERVATION COMMISSION

P. O. BOX 871

SANTA FE, NEW MEXICO

TO WHOM IT MAY CONCERN

I, A. L. PORTER, Jr., Secretary-Director of the New Mexico Oil Conservation Commission, do hereby certify that this is a true and correct copy of Commission Order No. R-2397 entered by the Commission on December 26, 1962.

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

January 10, 1963

IN WITNESS WHEREOF, I have affixed my hand and notarial seal this 10th day of January, 1963.

Notary Public

My Commission Expires:

September 22, 1965

C
O
P
Y

NEW MEXICO OIL CONSERVATION COMMISSION
Santa Fe, New Mexico

APPLICATION OF TENNECO OIL COMPANY
FOR THE ADOPTION OF SPECIAL RULES AND
REGULATIONS GOVERNING THE DRILLING,
CLASSIFICATION, SPACING AND PRO-
DUCTION OF WELLS IN THE DOUBLE-X
DELAWARE POOL, LEA COUNTY, NEW MEXICO.

Case 2720
November 15, 1962

To: New Mexico Oil Conservation Commission
Santa Fe, New Mexico

COMES the undersigned, Tenneco Oil Company, and hereby makes application for a hearing and Order adopting special field rules for the Double-X Delaware Pool, Lea County, New Mexico, and respectfully requests that the rules adopted include the following, and such other rules as may be deemed appropriate:

1. Each gas well completed or re-completed in the Double-X Delaware Pool shall be located on a tract consisting of approximately 160 acres, in conformity with Statewide Rule 104.
2. Each oil well completed or recompleted in the Double-X Delaware Pool shall be located on a tract consisting of approximately 40 acres, in accordance with Statewide Rule 104.
3. A well in the Double-X Delaware Pool shall be classified as a gas well if it has a gas-liquid ratio of 30,000 cubic feet of gas per barrel of liquid hydrocarbons, or more. A well in said Pool shall be classified as an oil well if it has a gas-liquid ratio of less than 30,000 cubic feet of gas per barrel of liquid hydrocarbons. The simultaneous dedication of any acreage to both an oil well and a gas well shall be prohibited.
4. The gas-liquid ratio limitation for the Double-X Delaware Pool shall be 2,000 cubic feet of gas per barrel of liquid

hydrocarbons produced.

5. Any oil well in the Double-X Delaware Pool which is located upon any regular spacing unit, shall be permitted to produce an amount of gas determined by multiplying the top unit oil allowable for said pool by the limiting gas-liquid ratio for the pool (2,000).


Any gas well in the Double-X Delaware Pool shall be permitted to produce that amount of gas obtained by multiplying the top unit oil allowable for the pool by 2,000 by a fraction, the numerator of which is the number of acres dedicated to the particular gas well and the denominator of which is 40.

6. Appropriate provisions should be made for any gas well which has an under-produced or over-produced status as of the end of a gas proration period.

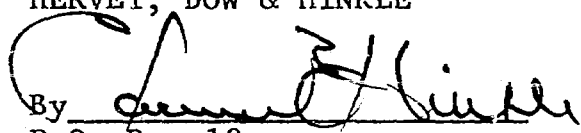
Respectfully submitted,

TENNECO OIL COMPANY

By


J. D. Moon,
Division Attorney,
Southwestern Division

HERVEY, DOW & HINKLE


By Samuel E. Hinkle
P.O. Box 10
Roswell, New Mexico
Attorneys for Applicant

Case 2720

Recd 1-26-66

Rec. 1-27-66

1. Grant a permissive order for R-2387
This would be R-2387-C for the Double X
Delaware pools
2. This pool is fully developed and pressure's
show communication & drainage for ¹⁶⁰~~100~~ Ac.
spacing in the Gas Cells.

Thos. R.

Docket No. 4-66

DOCKET: EXAMINER HEARING - WEDNESDAY - JANUARY 26, 1966

9 A.M. - OIL CONSERVATION COMMISSION CONFERENCE ROOM,
STATE LAND OFFICE BUILDING, SANTA FE, NEW MEXICO

The following cases will be heard before Elvis A. Utz, Examiner, or Daniel S. Nutter, Alternate Examiner:

CASE 2720: (Reopened and continued from the January 5, 1966 Examiner Hearing)

In the matter of Case No. 2720 being reopened pursuant to the provisions of Order No. R-2397-B which continued the original order for an additional year, establishing special rules governing the production of oil and gas wells in the Double-X Delaware Pool, Lea County, New Mexico, including classification of wells as gas wells when the gas-liquid hydrocarbon ratio exceeds 30,000 to one.

CASE 3365: Application of Humble Oil & Refining Company for a unit agreement, Eddy County, New Mexico. Applicant, in the above-styled cause, seeks approval of the North Cedar Hills Unit Area comprising approximately 8,500 acres of Federal, State and Fee lands in Township 20 South, Range 28 East, and Township 21 South, Range 27 East, Eddy County, New Mexico.

CASE 3366: Application of Coastal States Gas Producing Company for a pilot pressure maintenance project, Lea County, New Mexico. Applicant, in the above-styled cause, seeks authority to institute a pilot pressure maintenance project by the injection of water into the San Andres formation through three wells in Sections 15, 21 and 33, Township 9 South, Range 33 East, Flying "M" San Andres Pool, Lea County, New Mexico; applicant further seeks rules governing said project including a provision for administrative approval for the conversion of additional wells to water injection.

CASE 3367: Application of Penroc Oil Corporation for a non-standard oil proration unit and an unorthodox location, Lea County, New Mexico. Applicant, in the above-styled cause, seeks approval of a non-standard oil proration unit comprising the NE/4 SW/4, N/2 SE/4, and SW/4 SE/4 of Section 7, Township 19 South, Range 32 East, Lusk-Strawn Pool, Lea County, New Mexico, said unit to be dedicated to a well to be drilled at an unorthodox location for said pool 660 feet from the South line and 1650 feet from the East line of said Section 7.

CASE 3368: Application of Standard Oil Company of Texas for a waterflood expansion, Lea County, New Mexico. Applicant, in the above-styled cause, seeks authority to expand its Maljamar Waterflood Project, formerly the Leonard Nichols Maljamar Waterflood Project, by the conversion to water injection of nine wells located in Sections 3, 4, 9, 10, 11 and 15, Township 17 South, Range 32 East, Lea County, New Mexico.

January 26, 1966 Examiner Hearing

- CASE 3369: Application of Texaco Inc. for salt water disposal, Lea County, New Mexico. Applicant, in the above-styled cause, seeks authority to dispose of produced salt water in the Devonian formation through perforations from 10,604 to 10,780 feet in its State "B0" Well No. 4 located in Unit M, Section 13, Township 11 South, Range 32 East, Moore-Devonian Pool, Lea County, New Mexico.
- CASE 3370: Application of Shell Oil Company for an exception to Rule 8 of Order No. R-2065 and to Rule 301, San Juan County, New Mexico. Applicant, in the above-styled cause, seeks an exception to Rule 8 of Order No. R-2065 and to Rule 301 of the Commission rules and regulations to permit discontinuance of individual gas-oil ratio tests in its Carson Bisti-Lower Gallup Pressure Maintenance Project, Bisti-Lower Gallup Oil Pool, San Juan County, New Mexico. Applicant proposes to report gas production and ratios on a unit-wide basis rather than individual well GOR data.
- CASE 3371: Application of Midwest Oil Corporation for an unorthodox oil well location, Lea County, New Mexico. Applicant, in the above-styled cause, seeks authority to drill its Harris State Well No. 1 at an unorthodox location 660 feet from the South line and 1980 feet from the West line of Section 29, Township 13 South, Range 34 East, Nonombre-Pennsylvanian Field, Lea County, New Mexico.
- CASE 3372: In the matter of the hearing called by the Oil Conservation Commission on its own motion to consider the amendment to Rule 104 F of the Commission rules and regulations to provide administrative procedure for the approval of an unorthodox location necessitated by recompletion of a well previously drilled to another horizon.
- CASE 3373: In the matter of the hearing called by the Oil Conservation Commission on its own motion to consider amendment of Rule 301 to provide executive authority for the Secretary-Director to exempt, for good cause, certain pools from the annual gas-oil ratio test requirements; further, the Secretary-Director could, where necessary, order annual oil production tests in lieu of gas-oil ratio tests.
- CASE 3374: In the matter of the hearing called by the Oil Conservation Commission on its own motion to amend Rule 302 of the Commission rules and regulations to eliminate the requirement for calibration of bottom-hole pressure test bombs prior and subsequent to each pressure test.

OIL CONSERVATION COMMISSION

P. O. BOX 2088

SANTA FE, NEW MEXICO

February 7, 1966

C
O
P
Y

Mr. John J. Lacy
Tenneco Oil Company
P. O. Box 1031
Midland, Texas

Dear Sir:

You will recall that at a recent hearing of Case No. 2720, you requested relief from complete shut-in of your overproduced U. S. Smelting #2 gas well. You will also recall that I questioned whether the call of the hearing would permit us to consider this question at this hearing.

After reviewing this matter with our legal department, we have determined that it will be necessary that you have a hearing on this matter before it can be considered. There are two reasons for this (1) the call of Case 2720 did not mention this matter and (2) Rule 17 of Order R-2397 requires a hearing for relief from complete shut-in.

We will refrain from ordering this well for a period of two weeks in order to give you time to make application.

Very truly yours,

ELVIS A. UTZ
Gas Engineer

EAU/og

Docket No. 1-65

DOCKET: EXAMINER HEARING - WEDNESDAY - JANUARY 6, 1965

9 A. M. - OIL CONSERVATION COMMISSION CONFERENCE ROOM,
STATE LAND OFFICE BUILDING - SANTA FE, NEW MEXICO

The following cases will be heard before Daniel S. Nutter, Examiner, or Elvis A. Utz, Alternate Examiner:

- CASE 3187: Application of Tom L. Ingram for the creation of a new oil pool and for special pool rules, Roosevelt County, New Mexico. Applicant, in the above-styled cause, seeks the creation of a new oil pool for Devonian production for his State Well No. 1 located in Unit C of Section 32, Township 8 South, Range 38 East, Roosevelt County, New Mexico, and the promulgation of special rules for said pool, including a provision for 80-acre spacing.
- CASE 3188: Application of Maleta Y. Brimhall and Barbara Burnham for force-pooling, San Juan County, New Mexico. Applicants, in the above-styled cause, seek an order force-pooling all mineral interests in the Basin Dakota Pool underlying the W/2 of Section 7, Township 30 North, Range 11 West, San Juan County, New Mexico.
- CASE 3189: Application of Continental Oil Company for a dual completion, Rio Arriba County, New Mexico. Applicant, in the above-styled cause, seeks approval of the dual completion (conventional) of its Jicarilla Apache 30 Well No. 2 located in Unit C of Section 28, Township 25 North, Range 4 West, Rio Arriba County, New Mexico, in such a manner as to produce gas from the Chacra formation and oil from the Gallup formation through the casing-tubing annulus and tubing, respectively.
- CASE 3190: Application of Continental Oil Company for a triple completion, Rio Arriba County, New Mexico. Applicant, in the above-styled cause, seeks approval of the triple completion (combination) of its Northeast Haynes Apache Well No. 1 located in Unit K of Section 9, Township 24 North, Range 5 West, Rio Arriba County, New Mexico, to produce gas from the Ballard-Pictured Cliffs Pool through 2 7/8-inch casing, and oil from the Otero-Gallup Pool and gas from the Basin-Dakota Pool through tubing installed in two separate 4 1/2-inch casing strings, all casing strings being cemented in a common wellbore.
- CASE 2715: (Reopened)
In the matter of Case No. 2715 being reopened pursuant to the provisions of Order No. R-2401, which order established temporary 320-acre gas proration units for the Custer-Ellenburger Pool, Lea County, New Mexico, for a period of two years. The Commission will consider indefinite extension of Order No. R-2401 in the absence of evidence to the contrary.
- CASE 2720: (Reopened)
In the matter of Case No. 2720 being reopened pursuant to the provisions of Order No. R-2397-A which continued the original order for an additional year, establishing special rules governing the production of oil and gas wells in the Double-X Delaware Pool, Lea County, New Mexico, including classification of wells as gas wells when the gas-liquid hydrocarbon ratio exceeds 30,000 to one.

- 2 -
January 6, 1965 Examiner Hearing

CASE 2935: (Reopened)

In the matter of Case No. 2935 being reopened pursuant to the provisions of Order No. R-2612, which order established temporary 160-acre spacing for the South Waterflow Oil Pool, San Juan County, New Mexico, for a period of one year. All interested parties may appear and show cause why said pool should not be developed on either 80-acre or 40-acre spacing.

CASE 3158: (Continued from the November 24th examiner hearing).

Application of The Pure Oil Company for the creation of a new gas pool and for special pool rules, Lea County, New Mexico. Applicant, in the above-styled cause, seeks the creation of a new Wolfcamp gas pool for its Red Hills Unit Well No. 1 located 330 feet from the South line and 2310 feet from the East line of Section 32, Township 25 South, Range 33 East, Lea County, New Mexico, and the promulgation of special pool rules including a provision for 640-acre spacing.

CASE 3159: (Continued from the November 24th examiner hearing).

Application of The Pure Oil Company for the creation of a new gas pool and for special pool rules, Lea County, New Mexico. Applicant, in the above-styled cause, seeks the creation of a new Pennsylvanian gas pool for its Red Hills Unit Well No. 1, located 330 feet from the South line and 2310 feet from the East line of Section 32, Township 25 South, Range 33 East, Lea County, New Mexico, and the promulgation of special pool rules including a provision for 640-acre spacing.

CASE 3173: (Continued from the December 15th examiner hearing).

Application of Pan American Petroleum Corporation for force-pooling, San Juan County, New Mexico. Applicant, in the above-styled cause, seeks an order force-pooling all mineral interests in the Basin Dakota Pool underlying the S/2 of Section 31, Township 30 North, Range 12 West, San Juan County, New Mexico.

CORE LABORATORIES, INC.
Petroleum Reservoir Engineering
DALLAS, TEXAS

Formation cored in the subject well has been analyzed according to instructions received at the laboratory. Results of the analysis are presented in both tabular and graphical form on the attached Completion Coregraph. Information relative to the drilling fluid used during the coring operation, sampling and preservation of the core and type of analysis employed will also be found on the Completion Coregraph.

Thank you for the opportunity to be of service.

CORE LABORATORIES, INC.
P. O. Box 4337
Midland, Texas

CORE LABORATORIES, INC.
Petroleum Reservoir Engineering
DALLAS, TEXAS

Page 1 of 2

File WP-3-1642

Well U. S. Smelting
USA No. 2

<u>Sample Number</u>	<u>Bulk Density</u>	<u>Sample Number</u>	<u>Bulk Density</u>
1	2.31	26	2.01
2	2.27	27	2.03
3	2.25	28	2.01
4	2.51	29	2.04
5	2.24	30	2.00
6	2.18	31	2.09
7	2.19	32	1.97
8	2.15	33	1.98
9	2.17	34	2.04
10	2.15	35	2.06
11	2.14	36	2.03
12	2.15	37	2.09
13	2.14	38	2.09
14	2.13	39	2.36
15	2.15	40	2.06
16	2.15	41	2.19
17	2.14	42	2.20
18	2.15	43	2.29
19	2.17	44	2.18
20	1.93	45	2.32
21	1.96	46	2.36
22	2.08	47	2.31
23	2.05	48	2.11
24	2.01	49	2.12
25	2.04	50	2.09

CORE LABORATORIES, INC.
Petroleum Reservoir Engineering
DALLAS, TEXAS

Page 2 of 2

File WP-3-1642

Well U. S. Smelting
USA No. 2

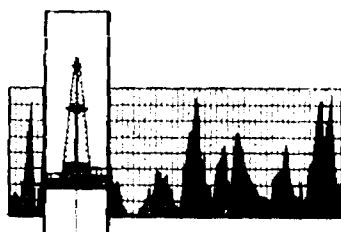
<u>Sample Number</u>	<u>Bulk Density</u>	<u>Sample Number</u>	<u>Bulk Density</u>
51	2.08	80	2.04
52	2.15	81	2.02
53	1.95	82	2.15
54	2.41	83	2.09
55	2.00	84	2.09
56	2.07	85	2.12
57	2.12	86	2.08
58	2.13	87	2.07
59	2.07	88	2.07
60	2.05	89	2.09
61	2.06	90	2.06
62	2.08	91	2.10
63	2.10	92	2.04
64	2.09	93	2.28
65	2.10	94	2.06
66	2.13	95	2.05
67	2.10	96	2.09
68	2.14	97	2.05
69	2.14	98	2.03
70	2.15	99	2.04
71	2.12	100	2.06
72	2.22	101	2.01
73	2.26	102	2.07
74	2.21	103	2.10
75	2.19	104	2.53
76	2.24	105	2.61
77	2.15	106	2.29
78	2.13	107	2.11
79	2.16	108	2.24
		109	2.13

Distribution of Final Reports

12 Copies

Mr. C. W. Nance
Tenneco Oil Company
Box 307
Hobbs, New Mexico

DWS:Z



Darrell W. Smith Co.

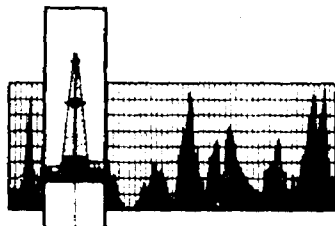
CORE FOOTAGE SUMMARY

Operator Tennessee Gas Transmission Company Lab No. 367-H
 Well No. 1 U. S. Smelting U.S.A.
 Formations Delaware
 Depths 4860-5010
 Field Wildcat County Lea State New Mexico
 Location 660' FNL, 1980' FEL, Sec. 24, Twp. 24 S, R 32 E

CORE INFORMATION

Intervals cored _____ from 4860 to 5010
 _____ from _____ to _____
 _____ from _____ to _____
 Feet of formation cored _____ 150
 Feet of formation recovered _____ 147
 Feet of formation cored but not recovered _____ 3
 Feet of core received at laboratory for analysis _____ 147 _____ 147
 Number of samples selected for analysis _____ 60
 Feet of core represented by selected samples _____ 60
 Feet of shale and/or dense barren material not analyzed _____ 87
 Total footage of core accounted for in laboratory analysis _____ 147 _____ 147

The analyses herein contained have been prepared for sole use by the client ordering same. Any opinions or interpretations based thereon represent the best judgment of Darrell W. Smith Company and its employees, who make no warranty or representation as to productivity or profitability of any oil, gas or mineral well or sand in connection with which such report is used or relied on, and assume no responsibility in connection therewith.



Darrell W. Smith Co.

Box 1105 • Midland, Texas

Box 455 • Hobbs, New Mexico

January 9, 1961

Tennessee Gas Transmission Company
P.O. Box 307
Hobbs, New Mexico

Re: Well No. 1 U.S. Smelting U.S.A.
Wildcat
Lea County, New Mexico

Gentlemen:

Attached are the results of core analysis from a section of the Delaware formation in the above well. The data are presented in a tabulation and are also plotted on a graph having the same depth scale as the detail section of the subsurface logs.

The well was cored from 4860 feet to 5010 feet with a water base mud. All of the core was brought to the Hobbs laboratory and the intervals selected by a representative for the Tennessee Gas Transmission Company were analyzed by Conventional Core Study. Surface Gamma radiation was measured on all of the recovered core.

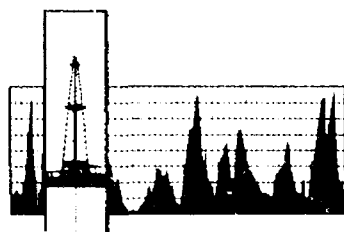
The bulk and grain density are plotted on a graph having the same depth scale as the detail sections of the subsurface log. This scale is used to facilitate correlating the core analysis with the subsurface logs.

Yours very truly,

DARRELL W. SMITH COMPANY

J. M. Glenn
J. M. Glenn, *J*
Laboratory Manager

JMG:cm



Darrell W. Smith Co.

PHONE OX 4-2511—MIDLAND, TEXAS

PHONE EX 3-6173—HOBBS, N. MEX.

CONVENTIONAL CORE STUDY

Operator Tennessee Gas Transmission Co. Field Wildcat Formation Delaware
 Well No. 1 U.S. Smelting U.S.A. Location 660' FNL, 1980' FEL, Sec. 24, Twp. 24 S, R 32 E
 Depths 4860 - 5010 Date January 9, 1961 Lab No. 367-H

SAMPLE NO.	REPRESENTATIVE OF FEET	FOOTAGE	PERMEABILITY, MD.		EFFECTIVE POROSITY %	SATURATION % OF PORE SPACE		DESCRIPTION
			HORIZONTAL	VERTICAL		RESIDUAL OIL	WATER	
			Core No. 1 4860-4910 (50 Ft.) Recovered 4860-4910 (50 Ft.)					
	4860-68	8.0	-		-	-	-	Ss vfg very shy very lmy NS NA
1	4868-69	1.0	0.58		16.6	0	66.5	Ss vfg shy lmy NS
2	4869-70	1.0	46.		22.2	0	52.3	Ss vfg lmy
3	4870-71	1.0	5.3		16.5	0	57.0	Ss vfg lmy
4	4871-72	1.0	17.		19.0	0	46.3	Ss vfg lmy
5	4872-73	1.0	84.		25.0	0	46.4	Ss vfg lmy
6	4873-74	1.0	111.		26.8	0	45.5	Ss vfg lmy 1" Sh stgr
7	4874-75	1.0	0.79		16.6	2.4	58.9	Ss vfg sl lmy shy
8	4875-76	1.0	25.		23.3	0	45.0	Ss vfg lmy
9	4876-77	1.0	25.		24.2	0	50.6	Ss vfg lmy
10	4877-78	1.0	9.5		22.7	0	60.4	Ss vfg lmy
11	4878-79	1.0	5.8		26.3	0	50.6	Ss vfg lmy
12	4879-80	1.0	8.0		23.3	0	64.4	Ss vfg lmy
13	4880-81	1.0	5.3		22.2	0	66.2	Ss vfg lmy
14	4881-82	1.0	3.4		22.2	0	64.4	Ss vfg lmy
15	4882-83	1.0	4.9		21.1	1.9	64.0	Ss vfg lmy
16	4883-84	1.0	3.2		20.4	2.9	66.2	Ss vfg lmy VF
17	4884-85	1.0	6.9		22.2	2.7	57.2	Ss vfg lmy sl shy VF
18	4885-86	1.0	1.5		20.5	0	71.2	Ss vfg lmy sl shy VF
19	4886-87	1.0	1.0		20.4	0	68.4	Ss vfg lmy sl shy VF

PAGE NO. 2

OPERATOR Tennessee Gas Transmission Company

LAB NO. 367-H

SAMPLE NO.	REPRESENTATIVE OF FEET	FOOTAGE	PERMEABILITY, MD.		EFFECTIVE POROSITY %	SATURATION % OF PORE SPACE		DESCRIPTION
			HORIZONTAL	VERTICAL		RESIDUAL OIL	WATER	
20	4887-88	1.0	2.1		21.1	0	69.5	Ss vfg lmy sl shy VF
21	4888-89	1.0	3.0		21.3	Trace	70.4	Ss vfg lmy sl shy VF
22	4889-90	1.0	51.		23.6	4.7	58.5	Ss vfg lmy sl shy VF
23	4890-91	1.0	8.5		23.3	8.2	55.8	Ss vfg lmy
24	4891-92	1.0	17.		20.5	8.3	60.4	Ss vfg sl lmy
25	4892-93	1.0	33.		23.7	9.3	52.3	Ss vfg sl lmy
26	4893-94	1.0	0.68		17.4	Trace	59.8	Ss vfg very shy sl lmy
27	4894-95	1.0	1.2		18.0	Trace	65.0	Ss vfg lmy shy
28	4895-96	1.0	0.99		17.2	Trace	68.4	Ss vfg lmy shy
29	4896-97	1.0	0.84		18.0	Trace	67.8	Ss vfg lmy shy
30	4897-98	1.0	0.84		17.2	Trace	72.1	Ss vfg lmy shy
31	4898-99	1.0	1.2		18.7	Trace	66.8	Ss vfg lmy shy
32	4899-4900	1.0	1.2		18.0	3.3	62.8	Ss vfg lmy shy
33	4900-01	1.0	136.		26.0	6.9	45.4	Ss vfg sl lmy
34	4901-02	1.0	8.9		21.1	4.3	48.8	Ss vfg sl lmy
35	4902-03	1.0	15.		21.4	4.2	53.3	Ss vfg sl lmy VF
36	4903-04	1.0	3.5		22.7	3.1	51.1	Ss vfg lmy VF
37	4904-05	1.0	12.		22.4	4.5	57.2	Ss vfg lmy VF
38	4905-06	1.0	16.		22.1	5.9	52.5	Ss vfg lmy VF
39	4906-07	1.0	18.		26.2	8.0	45.4	Ss vfg sl lmy VF
40	4907-08	1.0	4.9		21.1	5.2	50.7	Ss vfg lmy
41	4908-09	1.0	8.9		22.6	4.9	60.2	Ss vfg lmy sl shy
42	4909-10	1.0	11.		24.6	4.9	54.9	Ss vfg sl lmy RF
Core No. 2 4910-4960 (50 Ft.) Recovered 4910-4960 (50 Ft.)								
43	4910-11	1.0	11.		21.5	11.2	61.5	Ss vfg lmy
44	4911-12	1.0	0.73		18.0	0	63.0	Ss vfg shy lmy
45	4912-13	1.0	1.0		16.9	0	68.7	Ss vfg shy lmy
46	4913-14	1.0	96.		25.6	10.2	51.2	Ss vfg lmy MRF
47	4914-15	1.0	102.		25.0	6.4	53.6	Ss vfg lmy MRF
48	4915-16	1.0	39.		23.0	5.2	55.3	Ss vfg lmy MRF
49	4916-17	1.0	27.		23.0	5.7	59.6	Ss vfg lmy MRF

PAGE NO.

3

OPERATOR

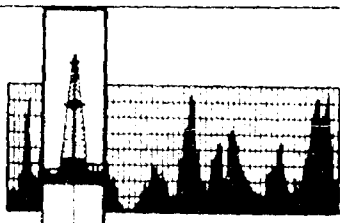
Tennessee Gas Transmission Company

LAB NO.

367-H

SAMPLE NO.	REPRESENTATIVE OF FEET	FOOTAGE	PERMEABILITY, MD.		EFFECTIVE POROSITY %	SATURATION % OF PORE SPACE		DESCRIPTION
			HORIZONTAL	VERTICAL		RESIDUAL OIL	WATER	
50	4917-18	1.0	33.		22.4	5.4	59.2	Ss vfg lmy MRF
51	4918-19	1.0	271.		23.6	5.9	61.4	Ss vfg lmy MRF
52	4919-20	1.0	111.		24.2	11.2	60.3	Ss vfg lmy 6" shy sd stgr
53	4920-21	1.0	0.79		18.2	0	70.8	Ss vfg shy lmy
54	4921-22	1.0	0.25		15.8	0	78.5	Ss vfg shy lmy
55	4922-23	1.0	49.		24.2	6.6	53.3	Ss vfg lmy
56	4923-24	1.0	25.		21.3	5.6	56.0	Ss vfg lmy
57	4924-25	1.0	23.		19.6	4.1	54.1	Ss vfg lmy
58	4925-26	1.0	17.		20.5	6.3	58.5	Ss vfg lmy
59	4926-27	1.0	145.		19.3	6.2	57.3	Ss vfg lmy VF
60	4927-28	1.0	105.		23.0	5.7	56.5	Ss vfg lmy MRF
	4928-41	13.0	-		-	-	-	Ss vfg very shy lmy NS NA
	4941-44	3.0	-		-	-	-	Sh NS NA
	4944-51	7.0	-		-	-	-	Ss vfg shy lmy NS NA
	4951-54.5	3.5	-		-	-	-	Sh sdy lmy NS NA MRF
	4954.5-56	1.5	-		-	-	-	Sh lmy NS NA
	4956-60	4.0	-		-	-	-	Ss vfg shy lmy MRF NA
	Core No. 3 4960-5010 (50 Ft.)							
	Recovered 4960-5007 (47 Ft.)							
	4960-81	21.0	-		-	-	-	Ss vfg sl shy lmy NS NA
	4981-92	11.0	-		-	-	-	Ss vfg shy lmy NS NA
	4992-95	3.0	-		-	-	-	Sh sl sdy lmy NS NA
	4995-5007	12.0	-		-	-	-	Ss vfg sl shy lmy NS NA

LAB. NO. 624-H



Darrell W. Smith Co.

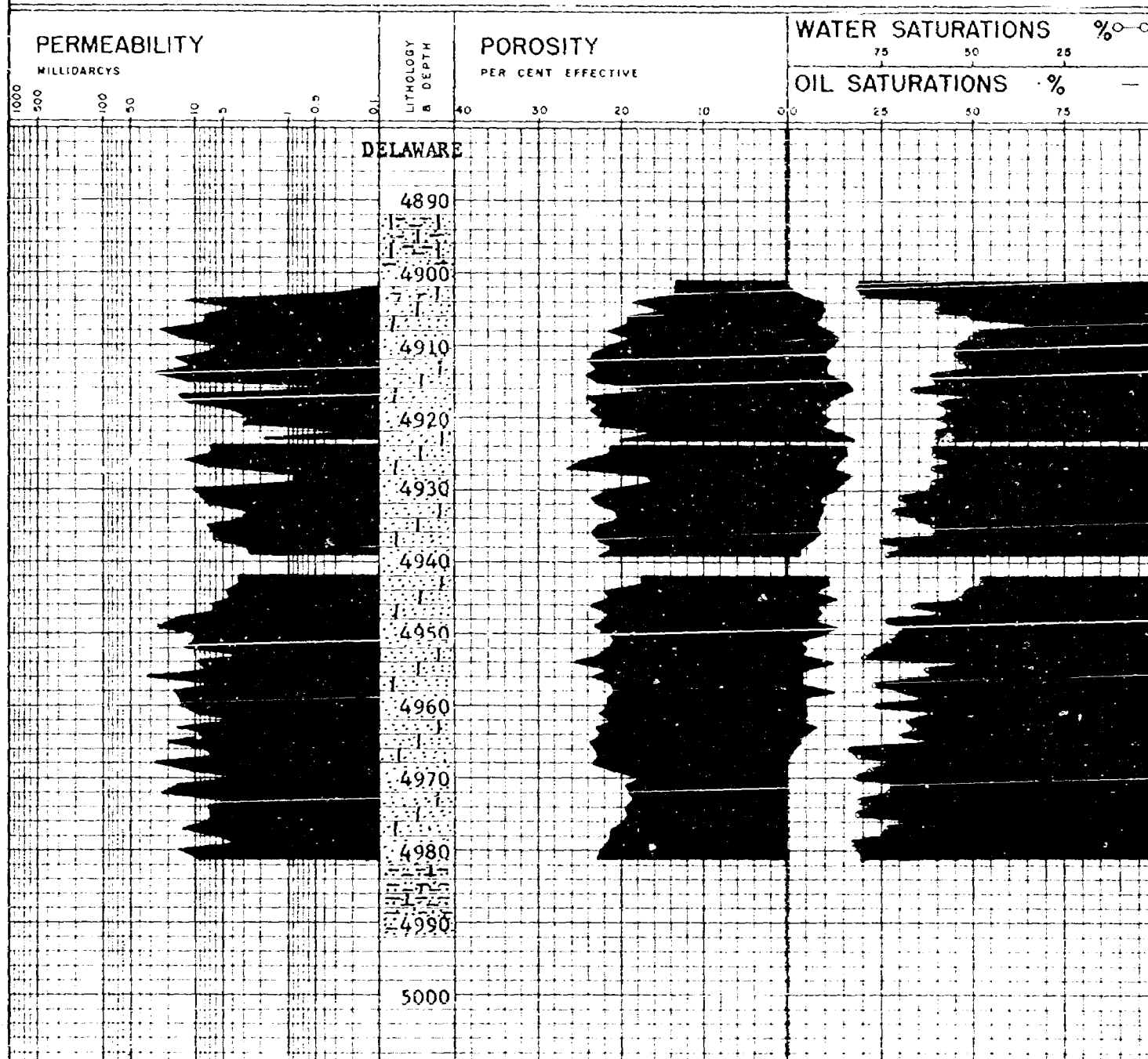
OPERATOR TENNECO OIL COMPANY

WELL NO. 1 ERNEST USA

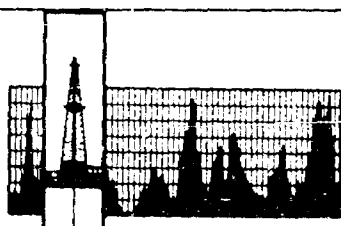
FIELD UNDESIGNATED

COUNTY LFA

STATE NEW MEXICO



LAB. NO. 624-H



Darrell W. Smith Co.

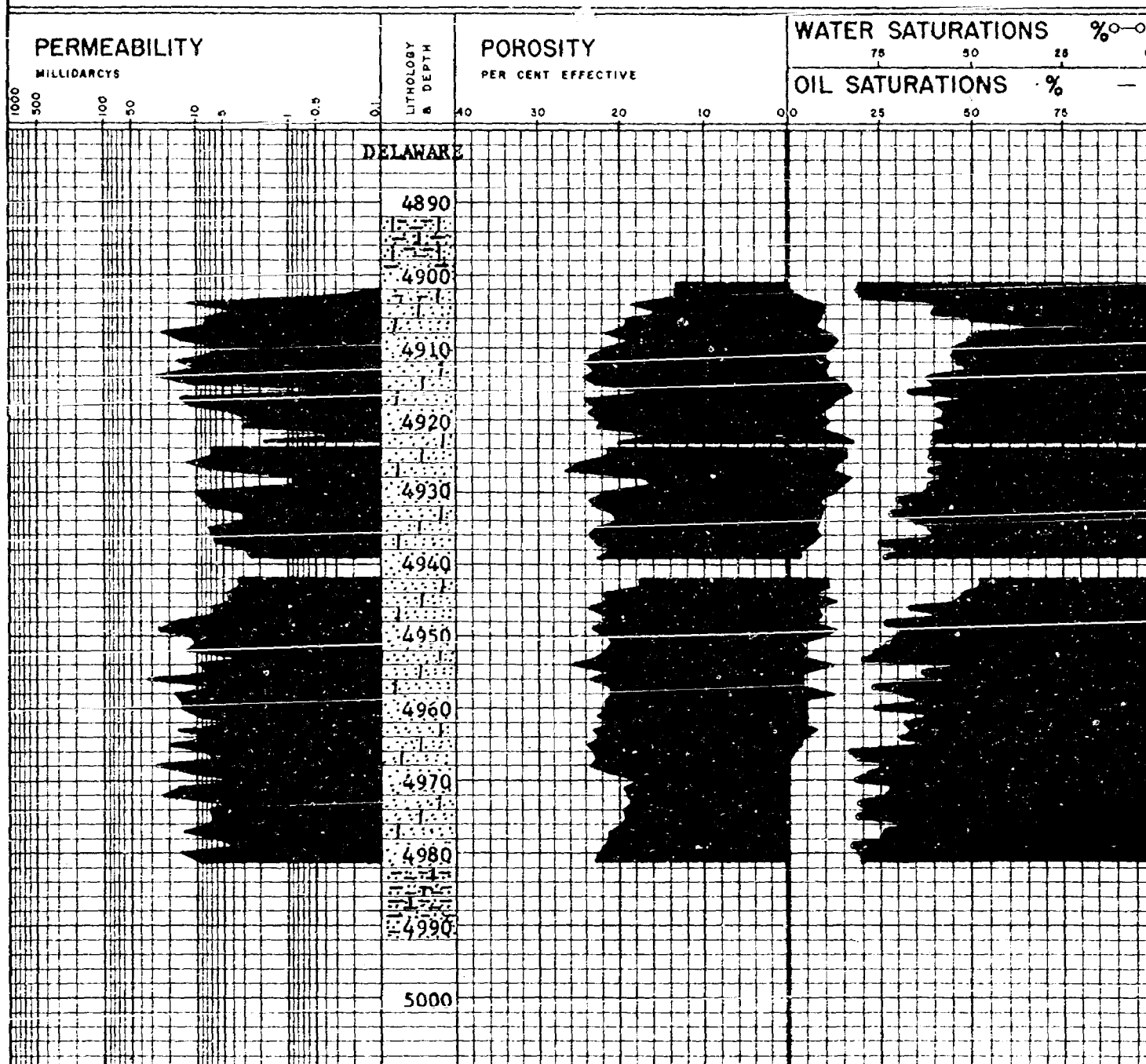
OPERATOR TENNECO OIL COMPANY

WELL NO. 1 ERNEST USA

FIELD UNDESIGNATED

COUNTY LEA

STATE NEW MEXICO



TENNECO OIL COMPANY

Well No. USA - Ernest No. 1

Radiation Increases

Depth

4890

4900

4910

4920

4930

4940

4950

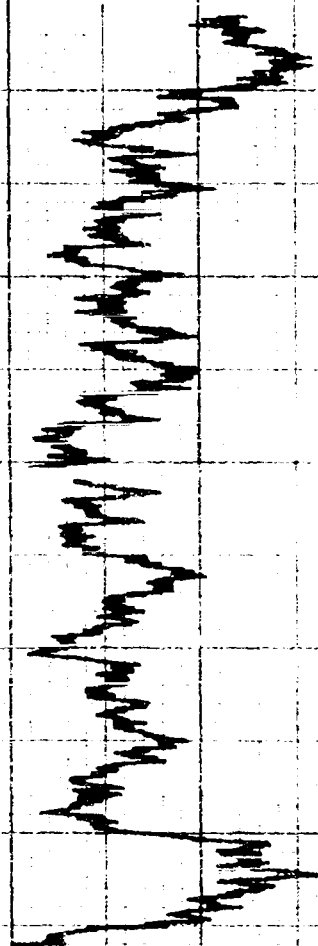
4960

4970

4980

4990

5000



TENNECO OIL COMPANY

Well No. USA - Erquest No. 1

Radiation Increases

Depth

4890

4900

4910

4920

4930

4940

4950

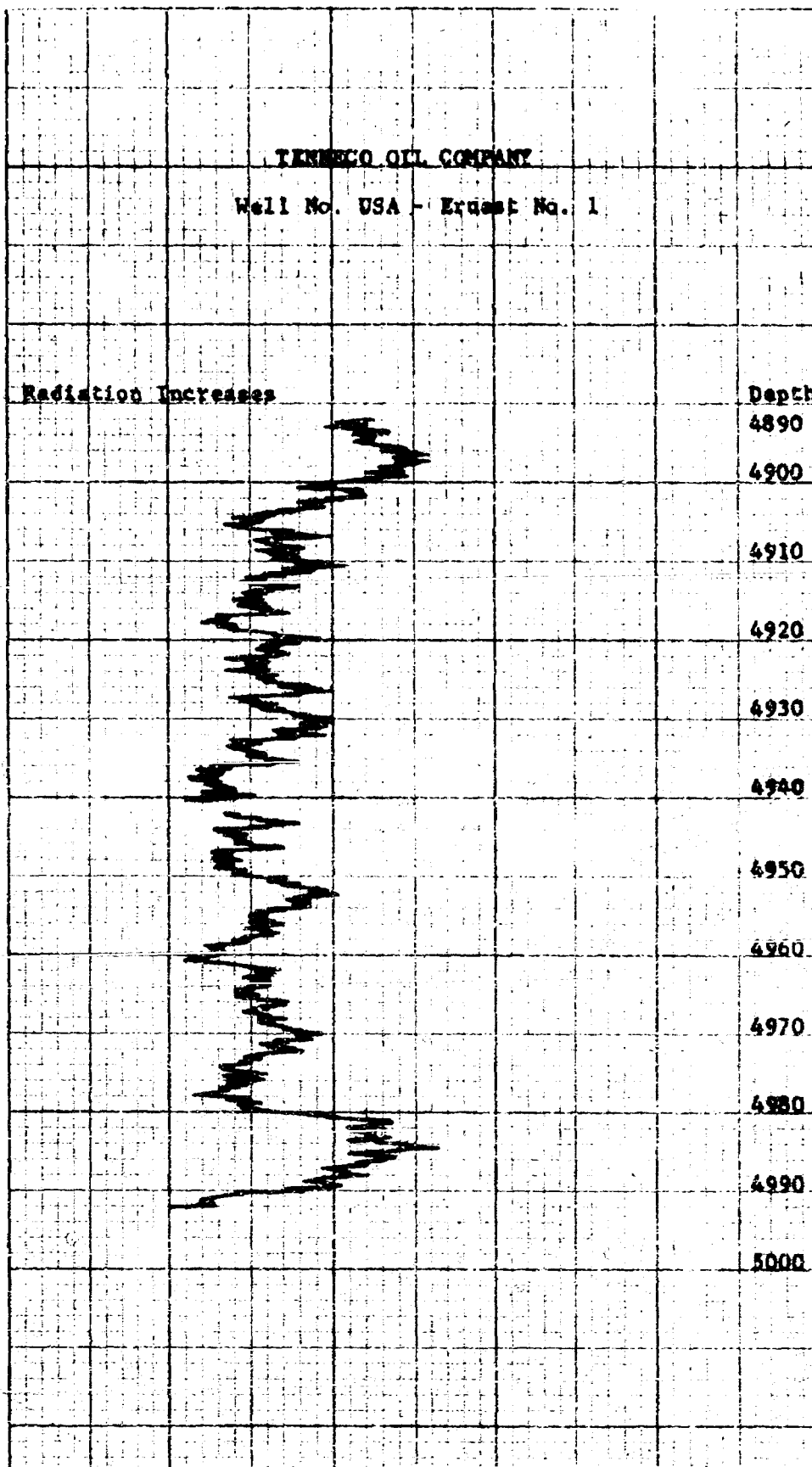
4960

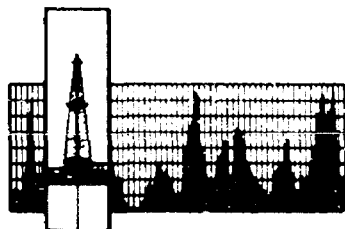
4970

4980

4990

5000





Darrell W. Smith Co.

Box 1105 • Midland, Texas

Box 455 • Hobbs, New Mexico

October 1, 1962

Tenneco Oil Company
Box 307
Hobbs, New Mexico

Re: Well No. 1 - Ernest USA
Undesignated Field
Lea County, New Mexico

Gentlemen:

The Delaware formation in the above described well was cored from 4,892 feet to 4,992 feet, using a water base mud and diamond coring equipment.

All of the recovered core was brought to the Hobbs laboratory where the gamma radiation was measured and the intervals selected by a representative of Tenneco Oil Company were analyzed by Conventional Core Study. The results of the Core analysis data are reported in a tabulation and are also plotted on a graph having the same depth scale as the detailed section of the subsurface logs for your convenience.

We hope that you have found our analysis and service to be satisfactory, and the opportunity to be of service to your company is sincerely appreciated.

Yours very truly,

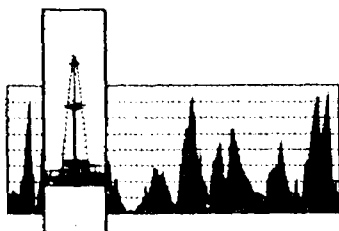
DARRELL W. SMITH COMPANY

J. M. Glenn,
Laboratory Manager,
Hobbs, New Mexico

JMG/dl

9 Copies - Addressee
Attention: Mr. Nance

Laboratories in Midland and Hobbs



Darrell W. Smith Co.

PHONE OX 4-2511—MIDLAND, TEXAS

PHONE EX 3-6173—HOBBS, N. MEX.

FULL DIAMETER CORE STUDY

Operator Tenneco Oil Company Field Undesignated Formation Delaware
 Well No. Ernest USA No. 1 Location 660' FNL & 330' FWL, Section 23-24S-32E
 Depths 4,892 - 4,992 Date October 1, 1962 Lab No. 624-H

SAMPLE NO.	REPRESENTATIVE OF FEET	FOOTAGE	PERMEABILITY, MD.		EFFECTIVE POROSITY %	SATURATION % OF PORE SPACE		DESCRIPTION
			HORIZONTAL	VERTICAL		RESIDUAL OIL	WATER	
			CORE NO. 1		4,892 - 4,942 (50 Ft.)			
			RECOVERED		4,892 - 4,942 (50 Ft.)			
	4892 - 96	4.0	-		-	-	-	Vfg gray Ss slty shy very lmy NS NA
	4896 - 4901	5.0	-		-	-	-	Vfg gray Ss slty very shy very lmy NS NA
1	4901 - 4902	1.0	0.09		13.4	-0-	81.0	Vfg gray Ss slty shy lmy
2	4902 - 03	1.0	0.31		13.8	4.3	79.8	Vfg gray Ss slty shy lmy
3	4903 - 04	1.0	12.		18.2	9.4	57.1	Vfg gray Ss slty shy lmy
4	4904 - 05	1.0	3.7		14.8	9.5	60.3	Vfg gray Ss slty shy lmy
5	4905 - 06	1.0	7.4		19.1	8.9	50.2	Vfg gray Ss slty shy lmy
6	4906 - 07	1.0	8.2		19.2	7.3	34.9	Vfg gray Ss slty sl shy sl lmy
7	4907 - 08	1.0	22.		21.9	10.5	48.0	Vfg gray Ss slty sl shy sl lmy
8	4908 - 09	1.0	15.		18.6	12.9	50.9	Vfg gray Ss slty sl shy sl lmy
9	4909 - 10	1.0	5.3		21.7	10.6	53.6	Vfg gray Ss slty sl lmy
10	4910 - 11	1.0	7.3		23.6	8.1	55.3	Vfg gray Ss slty sl lmy
11	4911 - 12	1.0	17.		23.9	10.9	52.7	Vfg gray Ss slty sl lmy
12	4912 - 13	1.0	10.		22.8	9.8	51.3	Vfg gray Ss slty sl lmy
13	4913 - 14	1.0	27.		24.1	10.4	60.6	Vfg gray Ss alty sl lmy
14	4914 - 15	1.0	13		22.9	15.3	59.8	Vfg gray Ss alty sl lmy
15	4915 - 16	1.0	0.15		15.4	16.9	66.3	Vfg gray Ss slty shy lmy
16	4916 - 17	1.0	15.		24.0	12.9	50.8	Vfg gray Ss slty sl lmy
17	4917 - 18	1.0	12.		22.8	11.0	59.3	Vfg gray Ss slty sl lmy
18	4918 - 19	1.0	3.9		23.6	8.5	56.8	Vfg gray Ss slty sl lmy
19	4919 - 20	1.0	2.6		22.0	10.9	58.1	Vfg gray Ss slty sl lmy
20	4920 - 21	1.0	3.0		22.4	8.0	56.3	Vfg gray Ss alty sl lmy

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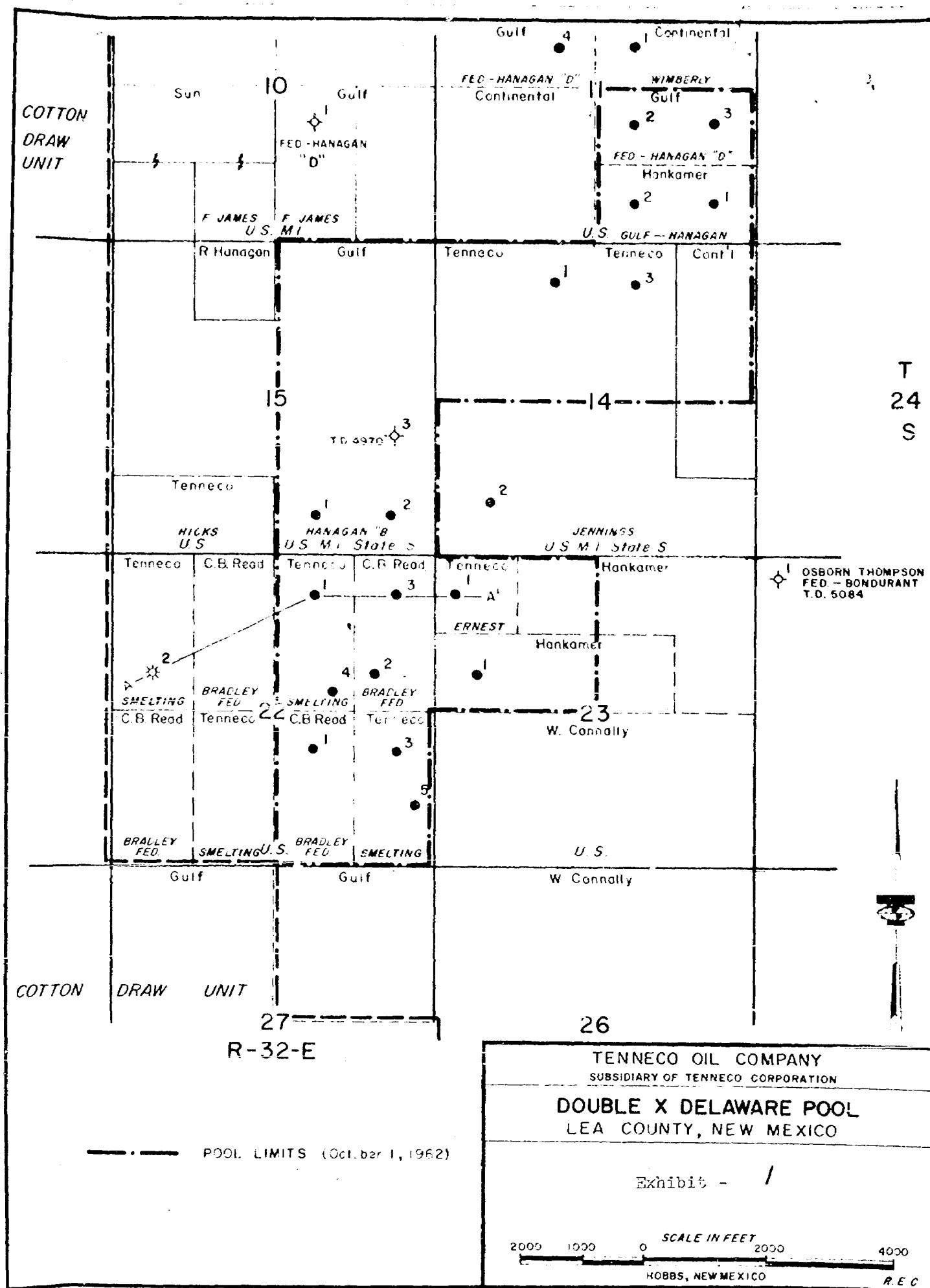
OPERATOR Tenneco Oil Company

LAB NO. 624-H

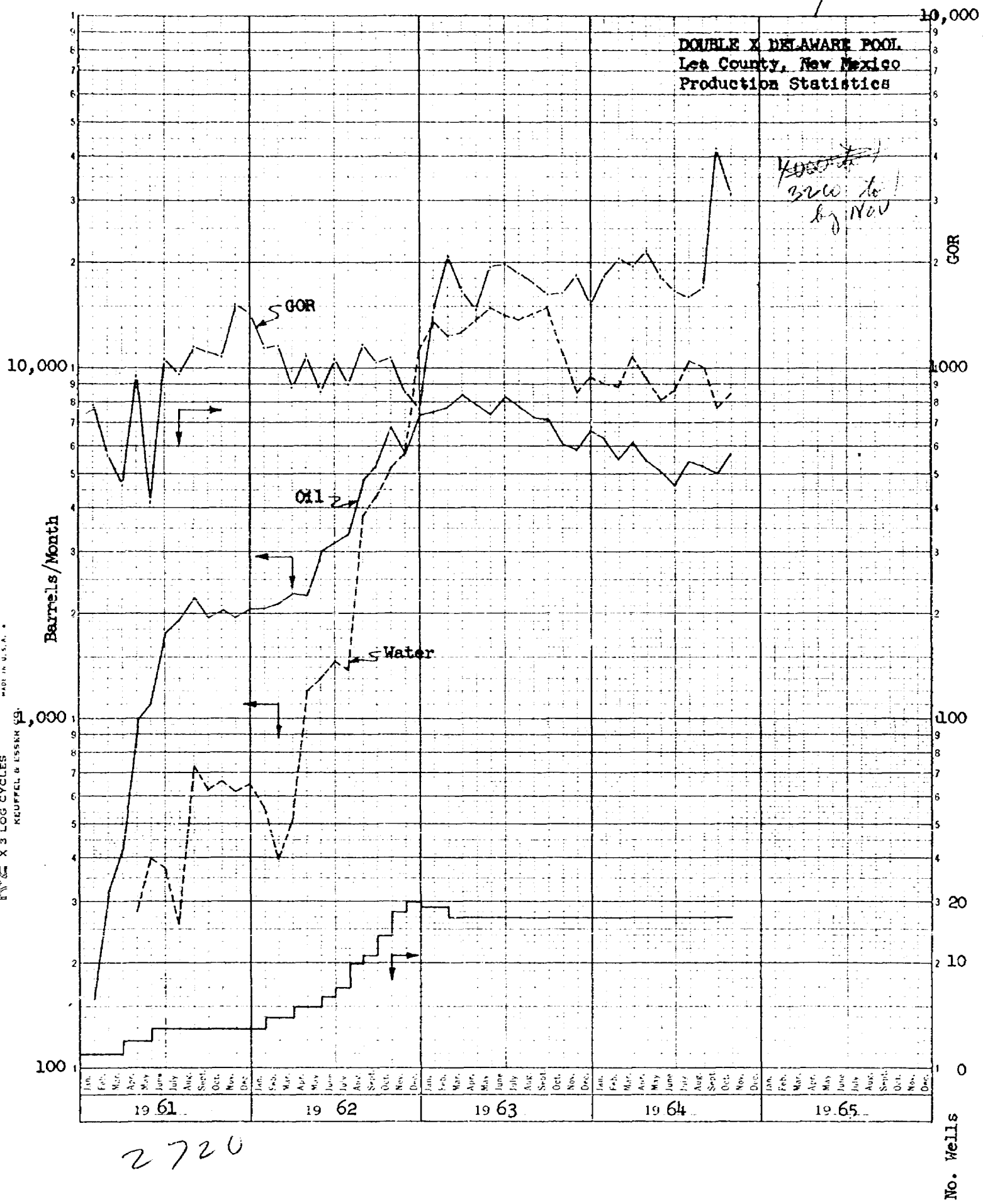
SAMPLE NO.	REPRESENTATIVE OF FEET	FOOTAGE	PERMEABILITY, MD.		EFFECTIVE POROSITY %	SATURATION % OF PORE SPACE		DESCRIPTION
			HORIZONTAL	VERTICAL		RESIDUAL OIL	WATER	
21	4921 - 22	1.0	0.17		15.4	14.9	60.4	Vfg gray Ss slty shy lmy
22	4922 - 23	1.0	1.9		20.0	17.5	59.5	Vfg gray Ss slty shy lmy
23	4923 - 24	1.0	-		-	-	-	Vfg gray Ss slty shy lmy NS NA
	4924 - 25	1.0	6.8		21.3	15.5	61.4	Vfg gray Ss slty sl lmy
24	4925 - 26	1.0	12.		24.8	8.5	55.6	Vfg gray Ss slty sl lmy
25	4926 - 27	1.0	7.3		26.4	7.6	60.9	Vfg gray Ss slty sl lmy
26	4927 - 28	1.0	0.12		16.6	16.3	57.1	Vfg gray Ss slty shy lmy
27	4928 - 29	1.0	0.88		16.1	14.9	60.7	Vfg gray Ss slty shy lmy
28	4929 - 30	1.0	10.		21.9	11.4	62.2	Vfg gray Ss slty sl lmy
29	4930 - 31	1.0	8.1		23.5	8.5	69.8	Vfg gray Ss slty sl lmy
30	4931 - 32	1.0	7.0		22.4	9.4	66.9	Vfg gray Ss slty sl lmy
31	4932 - 33	1.0	2.6		20.6	9.2	70.9	Vfg gray Ss slty sl lmy
32	4933 - 34	1.0	3.0		20.2	8.9	64.8	Vfg gray Ss slty sl lmy
33	4934 - 35	1.0	7.3		22.6	7.5	61.1	Vfg gray Ss slty sl lmy
34	4935 - 36	1.0	6.3		23.7	8.4	60.3	Vfg gray Ss slty sl lmy
35	4936 - 37	1.0	6.1		22.4	6.7	74.6	Vfg gray Ss slty sl lmy
36	4937 - 38	1.0	2.8		20.8	3.8	68.3	Vfg gray Ss slty sl lmy
37	4938 - 39	1.0	2.5		22.1	3.6	73.8	Vfg gray Ss slty sl lmy
	4939 - 42	3.0	-		-	-	-	Vfg gray Ss slty sl shy Sh ptgs lmy NS NA
CORE NO. 2 4,942 - 4,992 (50 Ft.) RECOVERED 4,942 - 4,992 (50 Ft.)								
38	4942 - 43	1.0	3.3		17.7	10.2	47.5	Vfg gray Ss slty sl lmy RF
39	4943 - 44	1.0	4.5		21.9	5.9	51.1	Vfg gray Ss slty sl lmy RF
40	4944 - 45	1.0	4.2		21.5	13.0	54.5	Vfg gray Ss slty sl lmy RF
41	4945 - 46	1.0	6.6		23.6	7.6	65.7	Vfg gray Ss slty sl lmy RF
42	4946 - 47	1.0	6.5		21.3	8.5	59.5	Vfg gray Ss slty sl lmy RF
43	4947 - 48	1.0	17.		22.0	6.8	74.1	Vfg gray Ss slty sl lmy RF
44	4948 - 49	1.0	25.		23.0	13.0	68.3	Vfg gray Ss slty sl lmy RF
45	4949 - 50	1.0	11.		21.3	8.9	69.5	Vfg gray Ss slty sl lmy RF
46	4950 - 51	1.0	10.		20.9	2.8	72.9	Vfg gray Ss slty sl lmy RF
47	4951 - 52	1.0	13.		21.5	4.9	75.8	Vfg gray Ss slty sl lmy RF
48	4952 - 53	1.0	2.8		22.5	4.0	79.6	Vfg gray Ss slty sl lmy RF
49	4953 - 54	1.0	9.4		25.9	11.2	50.2	Vfg gray Ss slty sl lmy RF
50	4954 - 55	1.0	7.2		21.0	3.8	63.3	Vfg gray Ss slty sl lmy RF

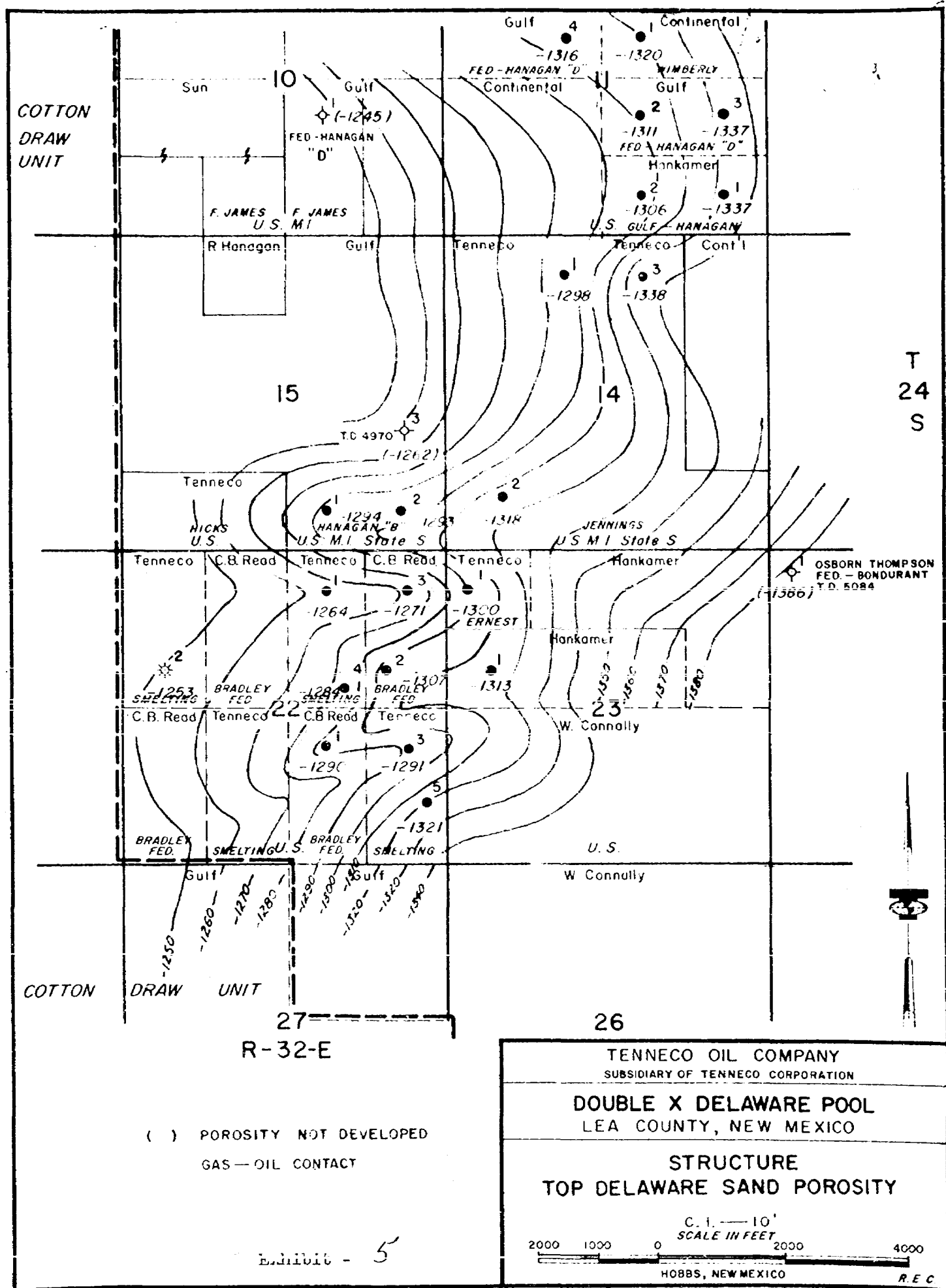
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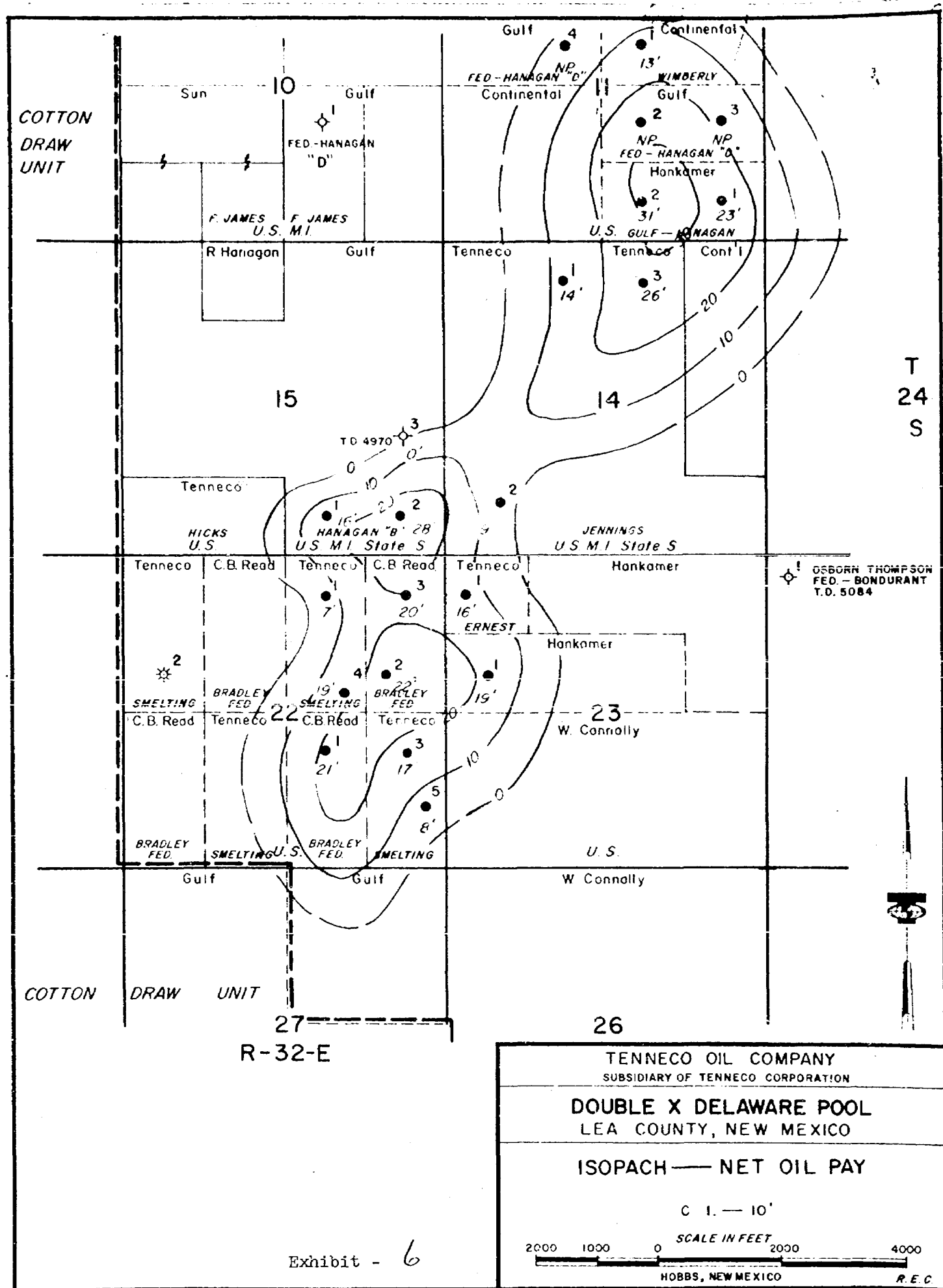
SAMPLE NO.	REPRESENTATIVE OF FEET	FOOTAGE	PERMEABILITY, MD.		EFFECTIVE POROSITY %	SATURATION % OF PORE SPACE		DESCRIPTION
			HORIZONTAL	VERTICAL		RESIDUAL OIL	WATER	
51	4955 - 56	1.0	31.		23.2	4.3	60.8	Vfg gray Ss slty sl lmy RF
52	4956 - 57	1.0	5.8		21.0	4.0	76.7	Vfg gray Ss slty sl lmy RF
53	4957 - 58	1.0	18.		20.7	12.6	69.1	Vfg gray Ss slty sl lmy RF
54	4958 - 59	1.0	16.		21.8	4.1	62.8	Vfg gray Ss slty sl lmy RF
55	4959 - 60	1.0	15.		21.5	4.7	75.8	Vfg gray Ss slty sl lmy VF
56	4960 - 61	1.0	9.0		22.2	5.0	62.2	Vfg gray Ss slty sl lmy VF
57	4961 - 62	1.0	3.6		20.7	3.9	66.7	Vfg gray Ss slty sl lmy VF
58	4962 - 63	1.0	16.		22.9	7.8	65.9	Vfg gray Ss slty sl lmy VF
59	4963 - 64	1.0	6.4		22.2	4.5	68.5	Vfg gray Ss slty sl shy lmy
60	4964 - 65	1.0	20.		23.9	3.4	60.9	Vfg gray Ss slty sl shy lmy
61	4965 - 66	1.0	7.4		22.9	Trace	83.4	Vfg gray Ss slty sl shy lmy
62	4966 - 67	1.0	6.8		22.8	-0-	81.1	Vfg gray Ss slty sl shy lmy
63	4967 - 68	1.0	28.		23.2	-0-	73.3	Vfg gray Ss slty sl shy lmy
64	4968 - 69	1.0	10.		20.6	-0-	78.2	Vfg gray Ss slty sl shy lmy
65	4969 - 70	1.0	3.0		17.8	-0-	81.6	Vfg gray Ss slty sl shy lmy
66	4970 - 71	1.0	17.		19.6	-0-	71.5	Vfg gray Ss slty sl shy lmy
67	4971 - 72	1.0	22.		19.1	-0-	73.2	Vfg gray Ss slty sl shy lmy
68	4972 - 73	1.0	4.3		18.9	-0-	80.9	Vfg gray Ss slty sl shy lmy
69	4973 - 74	1.0	7.1		19.6	-0-	76.0	Vfg gray Ss slty sl shy lmy
70	4974 - 75	1.0	6.8		19.5	-0-	82.3	Vfg gray Ss slty sl shy lmy
71	4975 - 76	1.0	7.4		19.7	-0-	66.5	Vfg gray Ss slty sl shy lmy
72	4976 - 77	1.0	13.		21.1	-0-	73.9	Vfg gray Ss slty sl shy lmy
73	4977 - 78	1.0	5.4		21.2	-0-	75.4	Vfg gray Ss slty sl shy lmy
74	4978 - 79	1.0	3.5		21.9	-0-	82.6	Vfg gray Ss slty sl shy lmy
75	4979 - 80	1.0	15.		22.4	-0-	80.7	Vfg gray Ss slty sl shy lmy
76	4980 - 81	1.0	9.0		22.6	-0-	79.9	Vfg gray Ss slty sl shy lmy
	4981 - 92	11.0	-		-	-	-	Sh black very sdy, very lmy NS NA

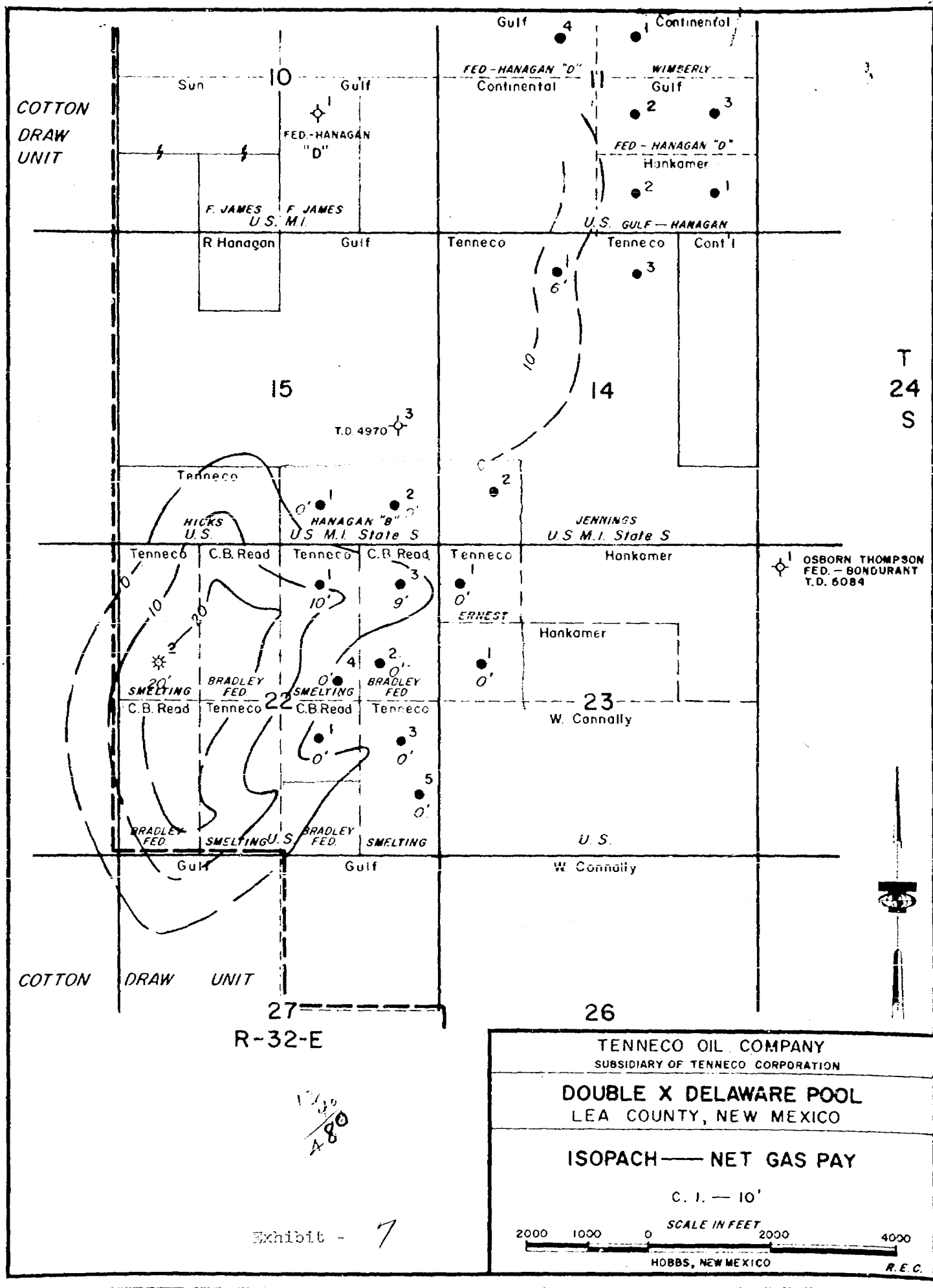


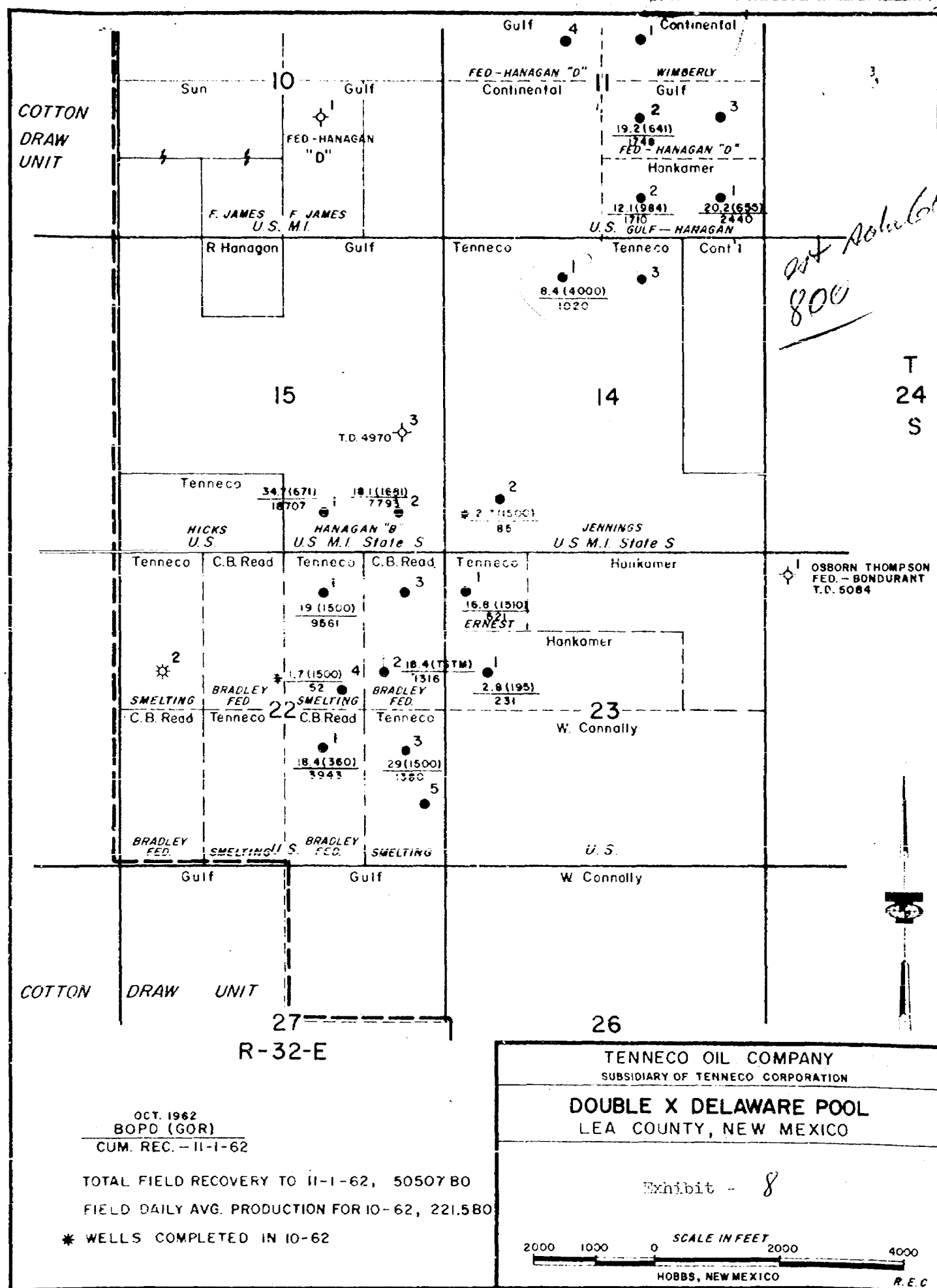
5 YEARS BY MONTHS
X 3 LOG CYCLES
46 6693
MADE IN U.S.A.
KEUFFEL & ESSER CO.



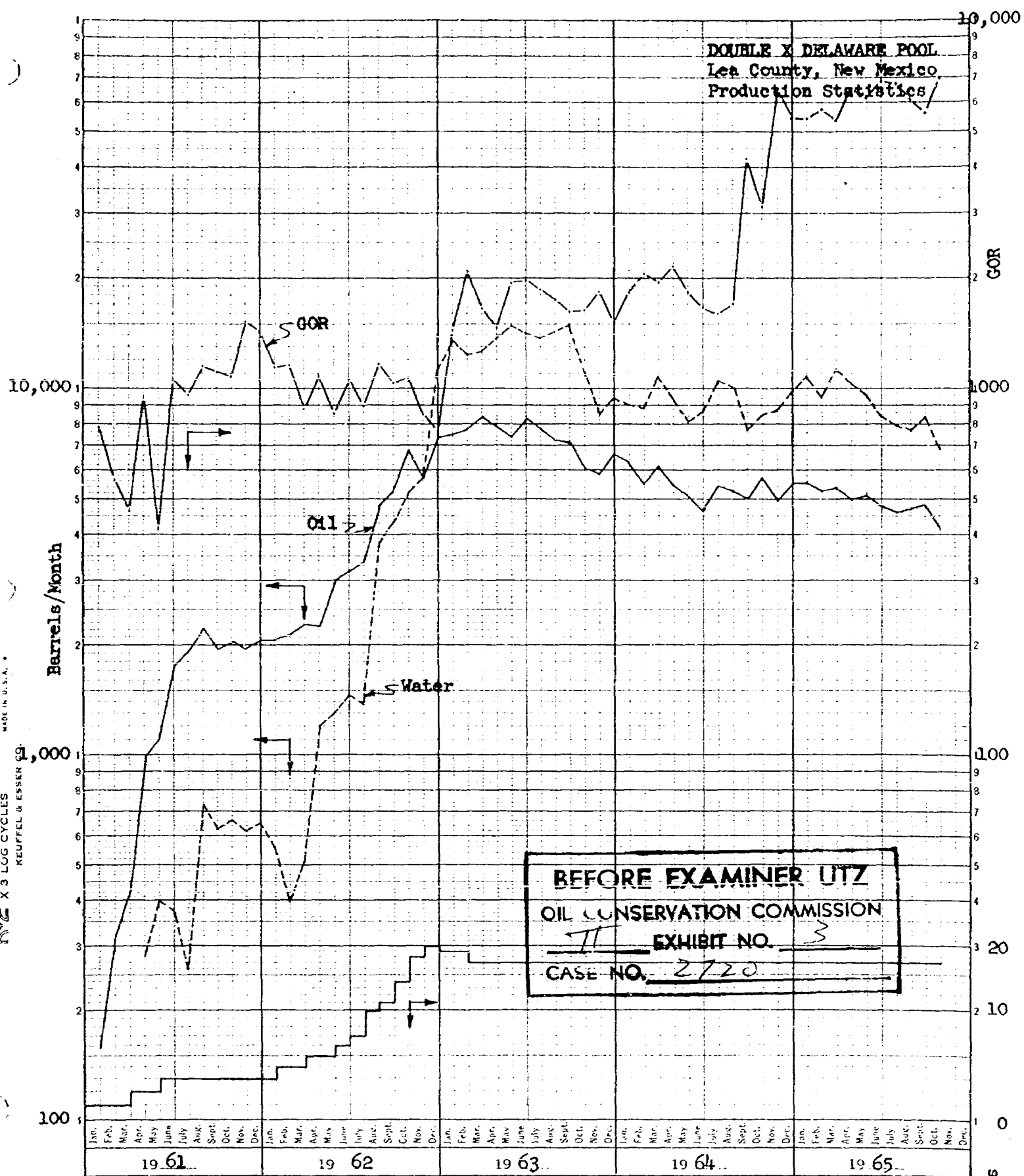








5 YEARS BY MONTHS
X 3 LOG CYCLES
46 6693
MADE IN U.S.A.
KEUFFEL & ESSER CO.



No. Wells

DOUBLE "X" DELAWARE FIELD

<u>Type Well</u>	<u>Reservoir Voidage</u> <u>Bbl/day</u> <u>January, 1964</u>
Top Allowable Well 35 BOPD w/2000: 1 GOR	98
Marginal Well 2.3 BOPD w/30000: 1 GOR	74
Gas Well 40 Acre - 70 MCF	76
160 Acre - 280 MCF	304

765 per well/day
oil gas & water
(current reservoir
voidage)

DOUBLE "X" DELAWARE FIELD

<u>Type Well</u>	<u>Reservoir Voidage Bbl/day during October, 1962*</u>
Top Allowable Well 35 BOPD w/2000: 1 GOR	78
Marginal Well 2.3 BOPD w/30000: 1 GOR	55
Gas Well 40 Acre - 70 MCF	54
160 Acre - 280 MCF	216

* BHP assumed to be 1900 psi

SPECIAL RULES AND REGULATIONS FOR THE DOUBLE X-DELAWARE POOL, LEA
COUNTY, NEW MEXICO

RULE 1. Each well completed or recompleted in the Delaware formation within the boundary of the Double X-Delaware Pool or within one mile thereof, and not nearer to nor within the boundaries of another designated Delaware pool, shall be drilled, spaced, and produced in accordance with the Special Rules and Regulations hereinafter set forth.

RULE 2. (a) Each gas well completed or recompleted in the Double X-Delaware Pool shall be located on a tract consisting of approximately 160 acres, more or less, which may reasonably be presumed to be productive of gas from said pool, and which shall be in the form of a square which is a quarter section of a single governmental section, being a legal subdivision of the United States Public Lands Survey. For purposes of these Rules, a unit consisting of between 158 and 162 surface contiguous acres shall be considered a standard gas unit. Nothing contained herein shall be construed as prohibiting the drilling of a gas well on each quarter-quarter section in any 160 acre unit.

(b) For good cause shown, the Secretary-Director may grant an exception to the requirements of Rule 2 (a) of these Rules without notice and hearing where an application has been filed in due form, and where the unorthodox size or shape of the tract is due to a variation in the legal subdivision of the United States Public Lands Survey, or where the following facts exist and the following provisions are complied with:

(1) The nonstandard unit consists of contiguous quarter-quarter sections or lots.

(2) The nonstandard unit consist of not more than 162 acres and lies wholly within a single governmental section.

2/10

(3) The entire nonstandard unit may reasonably be presumed to be productive of gas from said pool.

(4) The applicant presents written consent in the form of waivers from all offset operators, and from all operators owning interests in the section in which any part of the nonstandard unit is situated and which acreage is not included in the nonstandard unit.

(5) In lieu of Paragraph 4 of this Rule, the applicant may furnish proof of the fact that all of the aforesaid operators were notified by registered mail of his intent to form such nonstandard unit. The Secretary-Director may approve the application if, after a period of 20 days, no such operator has entered an objection to the formation of the nonstandard unit.

(c) The District Supervisor shall have authority to approve non-standard gas proration units without notice and hearing and without administrative approval by the Secretary-Director if such unit consists of less than 158 surface contiguous acres and the nonstandard unit is necessitated by a variation in the United States Public Lands Survey.

(d) The allowable assigned to any such nonstandard gas proration unit shall bear the same ratio to a standard allowable in said pool as the acreage in the unit bears to 160 acres.

RULE 3. Each oil well completed or recompleted in the Double X-Delaware Pool shall be located on a tract containing approximately 40 acres, and which consists of any single governmental quarter-quarter section or lot. For purposes of these Rules, a unit consisting of between 39-1/2 and 40-1/2 surface contiguous acres shall be considered a standard unit. Exceptions to this Rule may be granted as provided in Statewide Rule 104.

RULE 4. Each well, oil or gas, completed or recompleted in the Double X-Delaware Pool shall be located no nearer than 330 feet to the outer boundary of the tract nor closer than 330 feet to any governmental quarter-quarter section line or subdivision inner boundary line. Any well drilled and producing from the Double X-Delaware Pool prior to the effective date of this Order at a location conforming to the well location requirements in effect at the time the well was drilled shall be considered to be located in conformance with this Rule. Exceptions to this Rule may be granted as provided in Statewide Rule 104.

RULE 5. (a) A well in the Double X-Delaware Pool shall be classified as a gas well if it has a gas-liquid ratio of 30,000 cubic feet of gas per barrel of liquid hydrocarbons, or more.

(b) A well in said pool shall be classified as an oil well if it has a gas-liquid ratio of less than 30,000 cubic feet of gas per barrel of liquid hydrocarbons.

(c) The simultaneous dedication of any acreage to both an oil well and a gas well is strictly prohibited.

RULE 6. The gas-liquid ratio limitation for the Double X-Delaware Pool shall be 2,000 cubic feet of gas per barrel of liquid hydrocarbons produced.

RULE 7. Any gas well in the Double X-Delaware Pool shall be permitted to produce that amount of gas obtained by multiplying the top unit oil allowable for the pool by 2,000 by a fraction, the numerator of which is the number of acres dedicated to the particular gas well and the denominator of which is 40. In the event there is more than one gas well on a 160-acre gas proration unit, the operator may produce the amount of gas assigned to the unit from ~~said wells in any proportion,~~

RULE 8. The operator of each newly completed well in the Double X-Delaware Pool shall cause a gas-liquid ratio test to be taken on said well upon recovery of all load oil from the well, provided however, that in no event shall the test be commenced later than 30 days from the date of first production unless the well is connected to a gas-gathering facility and is producing under a temporary gas allowable assigned in accordance with Rule 11 of these Rules. Provided further, that any well which is shut-in shall be exempted from the aforesaid gas-liquid ratio test requirement so long as it remains shut-in. If the gas-liquid ratio is 30,000 cubic feet of gas per barrel of liquid hydrocarbons, or more, the operator shall not produce the well until beneficial use can be made of the gas.

RULE 9. Gas-liquid ratio tests shall be taken on all wells in the Double X-Delaware Pool, and on all wells producing from the Delaware formation within one mile of the boundaries of the Double X-Delaware Pool which are not within another designated Delaware oil pool in accordance with the provisions of Rule 301.

RULE 10. An initial shut-in pressure test shall be taken on each gas well and shall be reported to the Commission on Form C-125.

RULE 11. Any well completed in the Double X-Delaware Pool after the effective date of this Order shall receive an allowable only upon receipt by the Commission's Hobbs Office of Commission Forms C-104, C-110 and C-116, all properly executed. The District Supervisor of the Commission's Hobbs Office is hereby authorized to assign a temporary gas allowable to wells connected to a gas transportation facility during the recovery of load oil, which allowable shall not exceed the number of cubic feet of gas obtained by multiplying the daily top unit allowable for the Double X-Delaware Pool by 2,000.

RULE 12. The initial gas proration period shall be from 7 o'clock a.m. on January 1, 1963, to 7 o'clock a.m. on August 1, 1963. Subsequently, the dates 7 o'clock a.m. February the first and 7 o'clock a.m. August the first shall be known as balancing dates, and the periods of time bounded by these dates shall be known as the gas proration periods for the Double X-Delaware Pool.

RULE 13. Any gas well which has an underproduced status as of the end of a gas proration period shall be allowed to carry such underproduction forward into the next gas proration period and may produce such underproduction in addition to the allowable assigned during such succeeding period. Any allowable carried forward into a gas proration period and remaining unproduced at the end of such gas proration period shall be cancelled.

RULE 14. Production during any one month of a gas proration period in excess of the allowable assigned to a well for such month shall be applied against the underproduction carried into such period in determining the amount of allowable, if any, to be cancelled.

RULE 15. Any well which has an overproduced status as of the end of a gas proration period shall carry such overproduction forward into the next gas proration period, provided that such overproduction shall be compensated for during such succeeding period. Any well which has not compensated for the overproduction carried into a gas proration period by the end of such proration period shall be shut-in until such overproduction is compensated for. If, at any time, a well is overproduced an amount equalling three times its current monthly allowable, it shall be shut-in during that month and each succeeding month until

the well is overproduced less than three times its current monthly allowable.

RULE 16. The allowable assigned to a well during any one month of a gas proration period in excess of the production for the same month shall be applied against the overproduction carried into such period in determining the amount of overproduction, if any, which has not been compensated for.

RULE 17. The Commission may allow overproduction to be compensated for at a lesser rate than would be the case if the well were completely shut-in upon a showing after notice and hearing that complete shut-in of the well would result in material damage to the well and/or reservoir.

RULE 18. The monthly gas production from each gas well shall be metered separately and the gas production therefrom shall be reported to the Commission on Form C-115 so as to reach the Commission on or before the 24th day of the month next succeeding the month in which the gas was produced. The operator shall show on such report what disposition has been made of the produced gas.

RULE 19. Each purchaser or taker of gas shall submit a report to the Commission on or before the 15th day of the month next succeeding the month in which the gas was purchased or taken. Such report shall be filed on either Form C-111 or Form C-114 (whichever is applicable) with the wells being listed in approximately the same order as they are listed on the oil proration schedule.

RULE 20. Failure to comply with any provision of this Order or the Rules contained herein shall result in the immediate cancellation of

allowable assigned to the affected well. No further allowable shall be assigned until all Rules and Regulations have been complied with. The District Supervisor shall notify the operator of the well and the purchaser in writing of the date of allowable cancellation and the reason therefor.

RULE 21. All transporters or users of gas shall file gas well-connection notices with the Commission as soon as possible after the date of connection.

RULE 22. Allowables to wells whose classification has changed from oil to gas or from gas to oil as the result of a gas-liquid ration test shall commence on the first day of the month following the month in which such test was reported, provided that a plat (Form C-128) showing the acreage dedicated to the well and the location of all wells on the dedicated acreage have been filed.

RULE 23. The vertical limits of the Double X-Delaware Pool are hereby established as that interval from -1217 feet subsea and -1417 feet subsea as the top and base of the pool respectively, insofar as those depths relate to the formations encountered between the depth of 4819 feet and 5019 feet in the Tennessee Gas Transmission Company No. 1 U.S. Smelting-U.S.A. Well located 660 feet from the North line and 1980 feet from the East Line of Section 22, Township 24 South, Range 32 East, N.M.P.M., Lea County, New Mexico.