

990 THE MAIN BUILDING, HOUSTON, TEXAS 77002 TELEPHONE 713/651-1271

October 19, 1977

Send copy of 177

Mr. R. L. Stamets New Mexico Oil Conservation Commission P. O. Box 2088 Santa Fe, New Mexico 87501

> Re: Unorthodox Location Federal Occidental No. 1 Section 22, T14S, R30E Chaves County, New Mexico

Dear Mr. Stamets:

With reference to our telephone conversation this morning and recent previous correspondence, Cockrell Corporation hereby requests an exception to New Mexico Oil Conservation Commission Rule 104B for an unorthodox location for the subject well. The well is scheduled to be worked over to test the Morrow formation from perforations 10,668-80 feet IES. We request that the 320 acre northern half of Section 22, T14S, R30E be dedicated as the drilling tract for the well; a proposed plat is enclosed.

We have requested the offet operators to send their waiver of objection to the unorthodox location directly to you. These offset operators are Gulf Oil Corporation (S/2 S/2 Sec. 22), Amerada Hess Corporation (SW/SE Sec. 21), Crown Central Petroleum (SE/SE Sec. 21), and Cities Service Company (N/2; SW/4; N/2 SE; Sec. 21).

Yours very truly,

COCKRELL CORPORATION

Clendon B. Caire

CBC/mg

R 30 E

	N JO L	
16	15 Cockrell Corp.	14
Cities Service 2 Amerada Crown	Cockrell St # / Fed-Occ. St * 660' S	Cockrell Corp. 2 3 OPEN
Hess Central 2 8	2 7	26



999 THE MAIN BUILDING, HOUSTON, TEXAS 77002 TELEPHONE 713/651-1271

September 8, 1977

Gulf Oil Corporation P. O. Box 1150 Midland, Texas 79704

Attention: Mr. J. A. Hord

Re:

Federal Occidental Well #1 Section 22, T14S, RHE 30 & Chaves County, New Mexico

Gentlemen:

Cockrell Corporation proposes to work over the subject well to retest the Morrow Formation through perforations 10,668 - 10,680 feet IES. We have requested that the New Mexico Conservation Commission form a 320-acre Drilling and Production Unit comprising the northern half of Section 22 in order to produce the well if the test is successful.

If you have no objection to the formation of this unit, please so indicate by signing the waiver of objection below, and returning two copies in the enclosed self-addressed, stamped envelope.

Your cooperation is appreciated.

Yours very truly,

COCKRELL CORPORATION

Clendon B. Caire

CBC/mg

GULF OIL CORPORATION has no objection to the formation of a New Mexico Oil Conservation Commission Unit for the above subject well.

B.J. PANKRATZ

MANAGER-ENGINEERING





999 THE MAIN BUILDING, HOUSTON, TEXAS 77002 TELEPHONE 713/651-1271

September 8, 1977

Amerada Hess Corporation P. O. Drawer 817 Seminole, Texas 79360

Re:

Federal Occidental Well #1 Section 22, T14S, RILE 2305 Chaves County, New Mexico

Gentlemen:

Cockrell Corporation proposes to work over the subject well to retest the Morrow Formation through perforations 10,668 - 10,680 feet IES. We have requested that the New Mexico Conservation Commission form a 320-acre Drilling and Production Unit comprising the northern half of Section 22 in order to produce the well if the test is successful.

If you have no objection to the formation of this unit, please so indicate by signing the waiver of objection below, and returning two copies in the enclosed self-addressed, stamped envelope.

Your cooperation is appreciated.

Yours very truly,

COCKRELL CORPORATION

Clendon B. Caire

CBC/mg

AMERADA HESS CORPORATION has no objection to the formation of a New Mexico Oil Conservation Commission Unit for the above

subject well.



999 THE MAIN BUILDING, HOUSTON, TEXAS 77002 TELEPHONE 713/651-13/10

September 8, 1977

Crown Central Petroleum Corporation 1400 First City East Building Houston, Texas 77002

Attention: Mr. N. E. Norris

Mgr. Drlg & Prod

Re: Federal Occidental Well #1

Section 22, T14S, R11E Chaves County, New Mexico

Gentlemen:

Cockrell Corporation proposes to work over the subject well to retest the Morrow Formation through perforations 10,668 - 10,680 feet IES. We have requested that the New Mexico Conservation Commission form a 320-acre Drilling and Production Unit comprising the northern half of Section 22 in order to produce the well if the test is successful.

If you have no objection to the formation of this unit, please so indicate by signing the waiver of objection below, and returning two copies in the enclosed self-addressed, stamped envelope.

Your cooperation is appreciated.

Yours very truly,

COCKRELL CORPORATION

Clendon B. Caire

CBC/mg

CROWN CENTRAL PETROLEUM CORPORATION has no objection to the formation of a New Mexico Oil Conservation Commission Unit for the above subject well.

Zu. P. Beswell J. 10-4-77



999 THE MAIN BUILDING, HOUSTON TEXAS 77002 TELEPHONE 713/651-1271

September 9, 1977

Mr. J. D. Ramey New Mexico Oil Conservation Commission P. O. Box 2088 Santa Fe, New Mexico 87501

> RE: Federal Occidental #1 Section 22, T 14 S, R 30 E Chaves County, New Mexico

Gentlemen:

Cockrell Corporation requests that a 320 acre Drilling and Production Unit, comprising of the northern half of Section 22, be formed for the above subject well; a proposed plat is enclosed. The well was originally drilled as a wildcat oil well for the Devonian formation, which was dry. We now intend to perforate and test the Morrow formation at 10,668' - 80' IES.

Waivers of objection to the formation of a unit have been requested from offset operators, and will be sent to you upon our receipt. If any further information is required, please advise.

Yours very truly,

COCKRELL CORPORATION

L. B. Vaire

Clendon B. Caire

Engineer

CBC/vp

according to our ald ownership map appets are Panam, Occidental, and Cities Service

	R∙ 30 E	
	15	:
	Cockrell 5 Fed - Occ. 8 S.I. 1 660'	
·	320 Acres	Т
21	22	23 4 S
	27	

SEP 15 1977

CITIES SERVICE COMPANY
ENERGY RESOURCES GROUP



Box 1919 Midland, Texas 79701 (915) 684-7131

September 13, 1977

Cockrell Corporation 999 The Main Place Houston, Texas 77002

Attention: Mr. Clendon B. Caire

Re: Unorthodox Location

Section 22, T-14-S, R-30-E Chaves County, New Mexico

Gentlemen:

Your letter of September 8, 1977 requesting execution of a waiver for formation of a proration unit in Chaves County, New Mexico, has been forwarded to me for handling.

New Mexico Oil Conservation Commission Rule 104B requires a gas well in Chaves County projected to the Wolfcamp or older formation to be on a drilling tract of 320 acres dedicated to a well location no closer then 660 feet to the nearest side boundary and 1980 feet from the nearest end boundary. In checking the location of your proposed re-entry of the Federal Occidental No. 1 well, our records reflect this location does not comply with N.M.O.C.C. Rule 104B and that a waiver for an unorthodox location should be submitted to all offset operators.

Cities Service has no objection to your proposed re-entry and will promptly handle your request for an unorthodox location.

E. F. Motter

Engineering Manager Southwest Region E & P Division

EFM:mfg





999 THE MAIN BUILDING, HOUSTON, TEXAS 77002 TELEPHONE 713/651-1271

October 12, 1977

Mr. J. D. Ramey New Mexico Oil Conservation Commission P. O. Box 2088 Santa Fe, New Mexico 87501

Re: Unorthodox Location

Federal Occidental Well #1 Section 22, Tl4S, R30E Chaves County, New Mexico

Dear Mr. Ramey:

As per our telephone conversation this morning, enclosed are waivers of objection from offset operators for the formation of a unit for the above subject well. Also enclosed is a copy of our original letter to you, with proposed plats, which was evidently lost in the mail.

Thank you for your cooperation in this matter.

Yours very truly,

COCKRELL CORPORATION

Clendon B. Caire

CBC/mg

Enclosures

Cert. Mail, Return Receipt Requested



999 THE MAIN BUILDING, HOUSTON, TEXAS 77002 TELEPHONE 7,13/651 12

Cities Service Company Box 1919 Midland, Texas 79701

Attention: Mr. E. F. Motter

Re: Unorthodox Location Federal Occidental Well No. 1 Section 22, T14S, R30E Chaves County, New Mexico

Gentlemen:

In our letter of September 8, 1977, we requested a waiver of objection to the formation of a unit for the above subject well. Your waiver was received by us and forwarded to the New Mexico Oil Conservation Commission. The Commission telephoned this morning to advise that our letter actually should have requested a waiver for an unorthodox location, i.e., under Commission Rule 104B, a gas well should be no closer than 1,980 feet from the nearest end boundary, whereas the subject well is 660 feet away.

We request that you waive objection to this unorthodox location by signing below, and mailing this letter in the enclosed addressed envelope to the Commission.

Your original waiver is appreciated, and we apologize for any inconvenience we may have caused by not clarifying the situation and specifying the unorthodox location.

Yours very truly,

COCKRELL CORPORATION

Clendon B. Caire

CBC/mg

CITIES SERVICE COMPANY has no objection the the above sub ject_ thedox location.

11-3-17



999 THE MAIN BUILDING, HOUSTON STEXAS 77002 TELEPHONE 713/651-1271

October 19, 1977

Gulf Oil Corporation P. O. Box 1150 Midland, Texas 79704

Attention: Mr. B. J. Pankratz

Re: Unorthodox Location

Federal Occidental Well No. 1

Section 22, T14S, R30E Chaves County, New Mexico

Gentlemen:

In our letter of September 8, 1977, we requested a waiver of objection to the formation of a unit for the above subject well. Your waiver was received by us and forwarded to the New Mexico Oil Conservation Commission. The Commission telephoned this morning to advise that our letter actually should have requested a waiver for an unorthodox location, i.e., under Commission Rule 104B, a gas well should be no closer than 1,980 feet from the nearest end boundary, whereas the subject well is 660 feet away from North * East Lines.

We request that you waive objection to this unorthodox location by signing below, and mailing this letter in the enclosed addressed envelope to the Commission.

Your original waiver is appreciated, and we apologize for any inconvenience we may have caused by not clarifying the situation and specifying the unorthodox location.

Yours very truly,

COCKRELL CORPORATION

Clendon B. Caire

CBC/mg

GULF OIL CORPORATION has no objection the the above subject unorthodox location.



999 THE MAIN BUILDING, HOUSTON, TEXAS 77002 TELEPHONE 713/651-1271

SERVATION CONINI.

October 19, 1977

Amerada Hess Corporation P. O. Drawer 817 Seminole, Texas 79360

Attention: Mr. Gilbert S. Miller

Re: Unorthodox Location Federal Occidental Well No. 1 Section 22, T14S, R30E Chaves County, New Mexico

Gentlemen: ·

In our letter of September 8, 1977, we requested a waiver of objection to the formation of a unit for the above subject well. Your waiver was received by us and forwarded to the New Mexico Oil Conservation Commission. The Commission telephoned this morning to advise that our letter actually should have requested a waiver for an unorthodox location, i.e., under Commission Rule 104B, a gas well should be no closer than 1,980 feet from the nearest end boundary, whereas the subject well is 660 feet away.

We request that you waive objection to this unorthodox location by signing below, and mailing this letter in the enclosed addressed envelope to the Commission.

Your original waiver is appreciated, and we apologize for any inconvenience we may have caused by not clarifying the situation and specifying the unorthodox location.

Yours very truly,

COCKRELL CORPORATION

Clendon B. Caire

CBC/mg

AMERADA HESS CORPORATION has no objection the the above subject unorthodox location.

OIL CONSERVATION COMMISSION Hobbs DISTRICT

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OIL CONSERVATION COMMISSION BOX 2088	DATEOctober 31, 1977		
SANTA FE, NEW MEXICO	RE: Proposed MC Proposed DHC Proposed NSL Proposed SWD Proposed WFX Proposed PMX		
Gentlemen:	C. School C.		
I have examined the app	lication dated		
for the Cockrell Corp.	Occidental Federal #1-A 22-14-30		
Operator	Lease and Well No. Unit, S-T-R		
and my recommendations are as follows:			
0.KJ.S.			

Yours very truly,



999 THE MAIN BUILDING, HOUSTON, TEXAS 77002 TELEPHONE 713/651-1271

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DEGEIVED NOCLA 1977

Crown Central Petroleum Corporation 1400 First City East Building Houston, Texas 77002

CROWN CENTRAL PET. CORP. Midland Office

Attention: Mr. W. P. Braswell, Jr.

Re: Unorthodox Location
Federal Occidental Well No. 1
Section 22 TMS PROF

Section 22, T14S, R30E Chaves County, New Mexico

Gentlemen:

In our letter of September 8, 1977, we requested a waiver of objection to the formation of a unit for the above subject well. Your waiver was received by us and forwarded to the New Mexico Oil Conservation Commission. The Commission telephoned this morning to advise that our letter actually should have requested a waiver for an unorthodox location, i.e., under Commission Rule 104B, a gas well should be no closer than 1,980 feet from the nearest end boundary, whereas the subject well is 660 feet away.

We request that you waive objection to this unorthodox location by signing below, and mailing this letter in the enclosed addressed envelope to the Commission.

Your original waiver is appreciated, and we apologize for any inconvenience we may have caused by not clarifying the situation and specifying the unorthodox location.

Yours very truly,

COCKRELL CORPORATION

Clendon B. Caire

CBC/mg

CROWN CENTRAL PETROLEUM CORPORATION has no objection the the above subject prorthodox location.

10-21-77