October 6, 1988

CERTIFIED MAIL - RETURN RECEIPT REQUESTED

Amoco Production Co. 2325 E. 30th St. Farmington, New Mexico 87401

RE: Application for Unorthodox Location Nassau Resources, Inc. Carracas Unit 15 A #16 200' FSL - 500' FEL Sec. 15, Township 32 North, Range 5 West, NMPM Rio Arriba County, New Mexico

Gentlemen:

Enclosed is a copy of the subject Application for Unorthodox Location.

If Amoco Production Co., as an offsetting operator to the proposed location, has no objection, we request that you notify the Oil Conservation Division, Attn: Mike Stogner, 310 Old Santa Fe Trail, Room 206, Santa Fe, NM 87503, at your earliest convenience.

Please feel free to call if you have any questions.

Thank yo James S. Hazen Field Supt.

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Enclosure

Main Office Jerome P. McHugh & Associates Operating Affiliate: Nassau Resources, Inc. 650 South Cherry, Suite 1225 Denver, Colorado 80222 (303) 321-2111

Jerome P. McHugh & Associates P O Box 809, Farmington, New Mexico 87499-0809 (505) 326-7793

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October 6, 1988

New Mexico Oil Conservation Division ATTN: Mike Stogner 310 Old Santa Fe Trail, Room 206 Santa Fe, NM 87503

RE: Application for Unorthodox Location Nassau Resources, Inc. Carracas Unit 15 A #16 200' FSL - 500' FEL Sec. 15, Township 32 North, Range 5 West, NMPM Rio Arriba County, New Mexico

Gentlemen:

Nassau Resources, Inc., hereby requests administrative approval of an unorthodox location for the captioned well based upon terrain and archeological findings.

As indicated by the attached topographic map, the terrain in this section is extremely rough and no other drill sites are feasible. Also, cultural resources, especially at higher elevations and south and west of the proposed well pad, were recorded during the archeological survey.

Attached is a copy of a letter from Philip Settles of the Jicarilla Ranger District of Carson National Forest indicating their guidelines for development.

This well is in Nassau's Carracas Unit. Amoco Production Co., the only offsetting operator, as indicated by the attached lease plat, has been notified of this application by certified mail. Jerome P. McHugh and Kindermac Partners are operating affiliates with Nassau Resources, Inc. and have been notified of this application.

Also attached are the C-102 plat and production map.

Please contact us if anything further is required to complete this application.

Respect puppy submitted,

ames S. Hazen ield Supt.

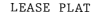
Attachments fp

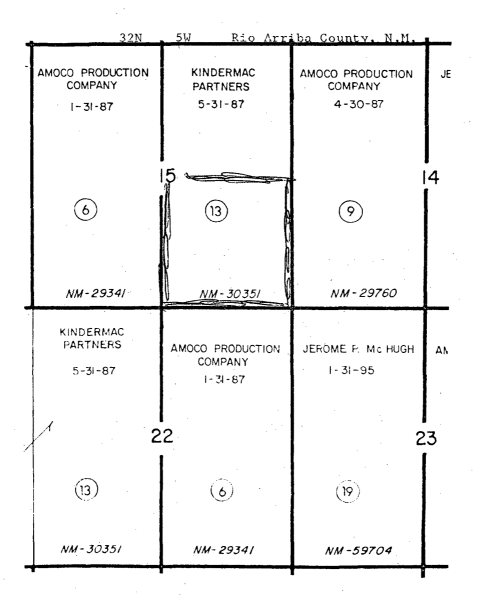
Main Office Jerome P. McHugh & Associates Operating Affiliate: Nassau Resources, Inc. 650 South Cherry, Suite 1225 Denver, Colorado 80222 (303) 321-2111 XC: Ernie Busch, NMOCD, Aztec, NM JerOme P. McHugh/Kindermac Amoco Production Co. STATE OF NEW MEXICO

P. O. LOX 2088 ANTA FE, NEW MEXICO 87501

Form C-102 Revised 10-1-78

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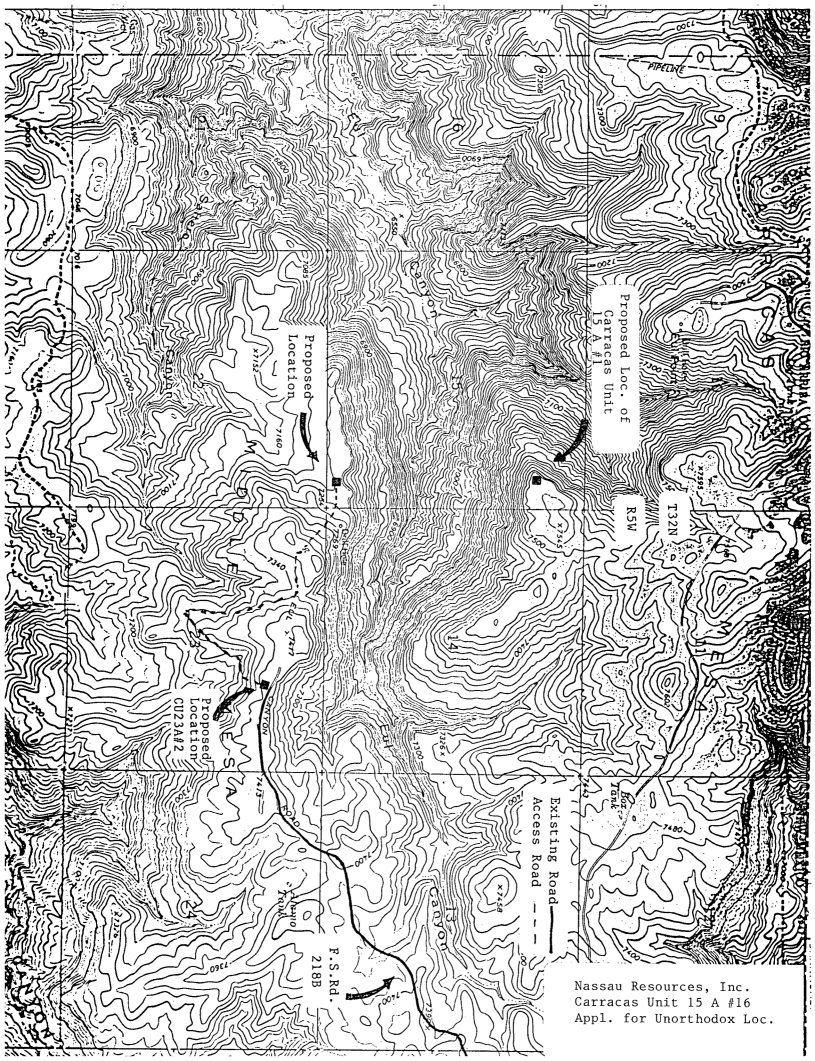


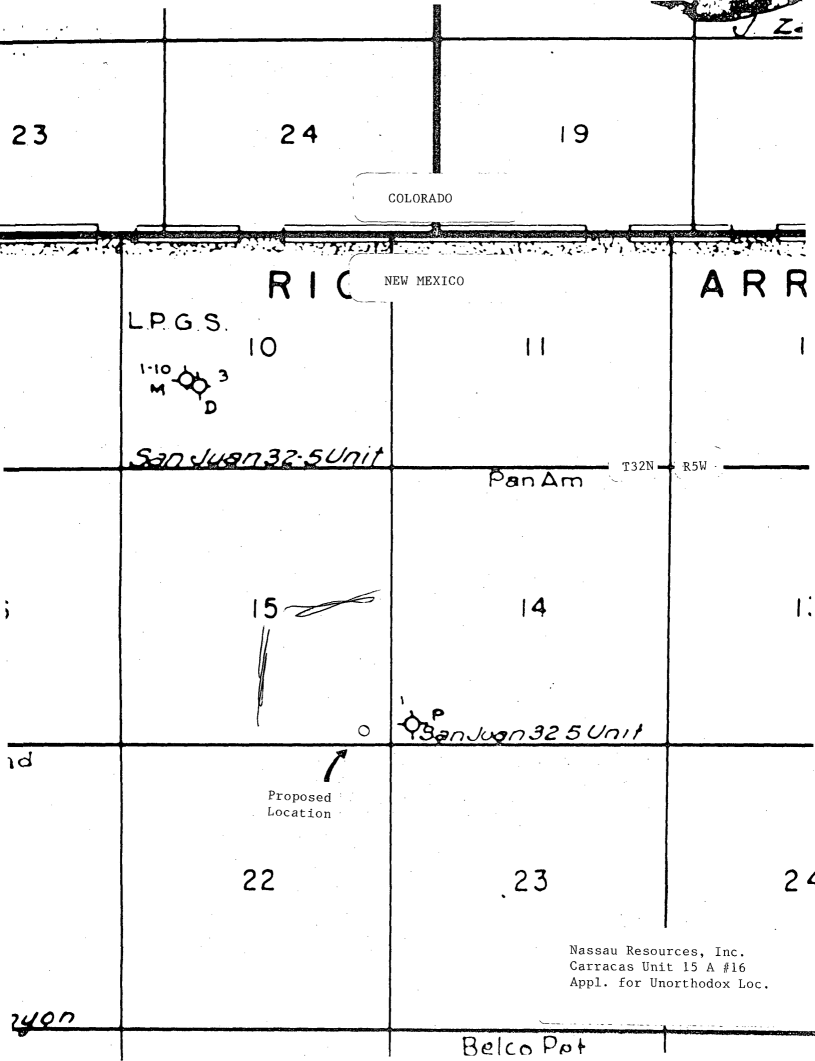
Offsetting Operators:

Amoco Production Co.

Jerome P. McHugh - Operating Affiliate with Nassau Resources, Inc. Kindermac Partners - Operating Affiliate w/ Nassau Resources, Inc.

> Nassau Resources, Inc. Carracas Unit 15 A #16 Appl. for Unorthodox Loc.





United States Department of Agriculture

Forest Service

Jicarilla Ranger District

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Gobernador Route Blanco, NM 87412

Reply to: 2820

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Date: August 3, 1988

Mr. James Hazen Nassau Resources, Inc. P.O. Box 809 Farmington, New Mexico 87499 L.

Dear James:

It was brought to my attention by Mike Atchison that you will be needing to apply for some unorthadox locations for some of the wells in the Carracas Unit. The current location in need of unorthadox approval is the well location just northwest of the Carracas Administrative site, Section 18, T. 32 N., R. 4 W. The need for moving the location to the new site is based upon wildlife habitat protection and in keeping within the guidelines set forth in the Carson Forest Plan. The Plan, as you know, has a major emphasis in wildlife and wildlife habitat. Also key to this request for moving the location is the current Off-Road-Vehicle restriction policy in place over the entire Carracas Unit. This restriction is in place to limit off-roadvehicle travel within a key wildlife management area so that security area will not be lost by unnecessary road construction.

Whenever possible, locations will be required to be placed along open access roads. Further unorthadox locations can be expected within the Carracas Unit to keep in line with the management direction set forth for this area.

Because of this management direction and the probability of future relocations, I would hope the approval of these unorthadox locations can become routine. If not, please don't hesitate to contact me for further help or if needed to appear in person before the approving officer. If you have any questions, please give me a call.

Sincerely,

Thilip R. Settles

PHILIP R. SETTLES District Forest Ranger

Jerome P. McHugh Farmington, N.M.

CARING FOR THE LAND AND SERVING PEOPLE

AUG 9 1988 RECEIVED

Nassau Resources, Inc. Carracas Unit 15 A #16 Appl. for Unorthodox Loc.

	STATE OF NEW MEXICO ENERGY AND MINERALS DEPARTMENT OIL CONSERVATION DIVISION AZIEC DISTRICT OFFICE UTENDIEL UTENDIEL OCT 2 5 1988 OUL CONSERVATION DIVISION SANTA FE, NEW MEXICO 87501 OIL CONSERVATION DIVISION SANTA FE, NEW MEXICO 87501										
	DATE 10-24-88										
	RE: Proposed MC Proposed DHC Proposed NSL Proposed SWD Proposed WFX Proposed PMX										
	Gentlemen:										
	I have examined the application dated 10-14-55										
	for the MASSAU <u>ALSOUNCES, INC. CARBIACAS UNIT 154 #16 P15-32N-Sud</u> Operator Lease and Well No. Unit, S-T-R										
	and my recommendations are as follows:										
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•	Yours truly,										
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