# STATE OF MEW MEXICS ENERGY AND MINERALS DEPARTMENT OIL CONSERVATION DIVISION

IN THE MATTER OF THE HEARING CALLED BY THE BIL CONSERVATION COMMISSION FOR THE PURPOSE OF CONSIDERING:

DASE NO. 6987 Brune No. 8-6447

APPLICATION OF GETTY OIL COMPANY FOR STATUTORY UNITIZATION, LEA COUNTY, NEW HEXICO.

### DRUER OF THE COMMISSION

# BY THE COMMISSION:

This cause came on for hearing at 9 a.m. on August 5, 1980, at Santa Fe. New Hoxico, before the Dil Conservation Commission of New Mexico, hereinafter referred to as the "Commission."

MOW, on this <u>27th</u> day of August, 1980, the Commission, a querum being present, having considered the testinony and the record and being otherwise fully advised in the premises,

#### FINDS:

- (1) That due public natice having been given as required by law, the Commission has jurisdiction of this cause and the subject matter thereof.
- (2) That the applicant, Getty Oil Company, seeks the statutory unitization, pursuant to the "Statutory Unitization Act," Sections 70-7-1 through 70-7-21, NMSA 1978, of 9,360 acres, more or less, being a portion of the Langlie Mattix fcol, Lea County, New Mexico, said portion being known as the Myers Langlie-Mattix Unit Area and applicant further sacks approval of the Unit Agreement as revised and the Unit Operating Agreement as revised.
- (3) That the Hyers Langlie-Hattix Unit Agreement was ₱ approved by the Oil Conservation Commission by Order No. R-4680 entered in Case No. 5987 on October 31, 1973.
  - (4) That the Myors Langlie-Hattix Unit became effective on February 1, 1974, and has been operated by Getty Uil Company and its predecessor in interest, Skelly Oil Company, since that date.

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- (5) That the applicant seeks statutory unstitution of this voluntary unit to enable it to institute more effective and efficient operating practices thereby extending the economic life of the unit.
- (6) That the unit area sho 'd be designated the Hyers Langlie-Mattix Unit Area and the crizontal limits of anid unit area should be comprised of the : llowing described lands:

TOWNSHIP 23 SOUTH, RANGE 6 EAST, NMPH Section 25: N/2 NE/4, S 4 NE/4 E/2 SW/4, SW/4, 8H/4 /4, 8H 5E/4 Section 36: N/2, SE/4, 1 E/2 SW/4

TOWNSHIP 23 SOUTH, RANGE 7 EAST, NMPH Section 28: SW/4
Section 29: W/2, W/2 E/ and E/2 SE/4
Section 30: N/2, SW/4, F/2 SE/4, and SW/4 SE/4

Sections 31 through 33: All Section 34: W/2

TOWNSHIP 24 SOUTH, RANGE 36 EAST, NIPM Section 1: NE/4 NE/4 Section 12: S/2 H/2, N/2 S/2, and SE/4 SE/4

TOWNSHIP 24 SOUTH, RANGE 17 EAST, NHPH Section 2: W/2 NE/4 an W/2 Section 3: NE/4, E/2 SI/4, and W/2 SH/4 Sections 4 and 5: All E/2, E/2 W/ . and NH/4 Section 6: NW/4 N/2, SE/4, and S/2 SH/4 N/2, N/2 S/, and SW/4 SH/4 Section 7: Section 8: NW/4, N/2 S: /4, N/2 NE/4, Section 9: and SE/4 NE 4 NW/4, W/Z N //4, SE/4 NE/4, Section 10:

E/2 SW/4, and H/2 SE/4

Section 11: 58/4 NW/4

(7) That the vertical limit of said Myers Langlic-Mattix Unit Area should comprise that interval which extends from a point 100 feet above the base of the Seven Rivers formation to

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the base of the Queen formation; said interval having been heretofore found to occur in the Texas Pacific Oi) Company's Blinebry "B" Well No. 3 located 330 feet from the Morth line and 2310 feet from the West line of Section 34, Township 23 South, Range 37 East, NMPH, Lea County, New Moxico, at an indicated depth interval of 3168 feet to 3570 feet, as recorded on the Schlumberger Electrical Log Run No. 1 taken December 26, 1952, said log being neasured from a derrick floor elevation of 3300 feet above sea lovel.

- (3) That the portion of the Longlio Mattix Pool proposed to be included in the ofcresaid Myers Langlia-Mattix Unit Area has been reasonably defined by development.
- (9) That the applicant proposes to continue water flooding for the secondary recovery of oil, gas, gaseous substances, sulfur contained in gas, condensate, distillate and all ansociated and constituent liquid or liquifiable hydrocarbons within and to be produced from the proposed unit area.
- (10) That the continuation of secondary recovery operations as a result of statutory unitization should result in the additional recovery of approximately 500,000 barrels of oil.
- (11) That the unitized management, operation and further development of the Hyers Langlie-Hattix Unit Area, as proposed, is reasonably necessary to effectively carry on secondary recovery operations and will substantially increase the ultimate recovery of oil from the unitized portion of the pool.
- (12) That the proposed unitized method of operation as applied to the Hyers Langlie-Nattix Unit Area is feesible and will result with reasonable probability in the increased recovery of substantially more oil from the unitized portion of the pool than would otherwise be recovered without unitization.
- (13) That the estimated sdditional investment costs which result from statutory unitization are \$1.6 million from which can be deducted \$600,000, which will be baved by not having to maintain separate production facilities on certain tracts within the unit area for a net additional investment of \$1 million.
- (14) That the edditional recovery to be derived from the extended secondary recovery operations resulting from abstutory unitization will have a gross value to the unit of \$18.24 million.

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- (15) That the estimated additional costs of the proposed operations (as described in Finding No. (13) above) will not exceed the estimated value of the additional oil (as described in Finding No. (14) above) plus a recsonable profit.
- (16) That the applicant, the designated Unit Operator pursuant to the Unit Agreement and the Unit Operation Agreement, has made a good faith effort to secure voluntary unitization within the Myers Langlio-Mattix Unit Area.
- (17) That the participation formula contained in the Unit Agreement ellocates the produced and saved unitized substances to the separately owned tracts in the unit area on a fair, reasonable, and equitable basis.
- (18) That statutory unitization and the adoption of the proposed unitized method of operation will benefit the working interest owners and royalty owners of the mil and cas rights within the Hyers Langlie-Mattix Unit Arcs.
- (19) That the granting of the application in this case will have no adverse effect upon other partions of the  $\{ang\}_{i,e}$  dottex Pool.
- (20) That applicant's Exhibit Nos. 9 and 11 as revised by Exhibits 10 and 12 in this case, 'eing the Unit Agreement and the Uni' Operating Agreement, respectively, should be incorporated by refrence into this order.
- (21) That the Myers Langlie-M. Itix Unit Agreement and the Myers Langlie-Mattix Unit Operation Agreement provide for unitization and unit operation of the Mars Langlie-Mattix Unit Area upon terms and conditions that are fair, reasonable, and equitable, and which include:
  - (a) an allocation to the separately owned tracts in the unit area of all oil and can that is produced from the unit area and which is saved, being the production that is not used in the conduct of unit operations or not unevoidably lost;
  - (b) a provision for the credite and charges to be made in the adjustment among the owners in the unit area for their respective investments in wells, tanks, pumps, machinery, materials, and equipment contributed to the unit operations;

- (c) a provision governing how the costs of unit operations including capital investments shall be determined and charged to the separately owned tracts and how said costs shall be paid including a provision providing when, how, and by whom the unit production allocated to an owner who does not pay his share of the costs of unit operations shall be charged to such owner, or the interest of such owner, and how his interest may be sold and the proceeds applied to the payment of his costs;
- (d) a provision for carrying any working interest owner on a limited, carried, or net-profits basis, payable out of production, upon such terms and conditions which are just and reasonable, and which allow an appropriate charge for interest for such service payable out of production, upon such terms and conditions determined by the Commission to be just and reasonable, and allowing an appropriate charge for interest for such service payable out of such owner's share of production, providing that any nonconsenting working interest owner being as carried shall be deemed to have relinquished to the Unit Operator all of his operating rights and working interests in and to the unit until his share of the costs, service charge, and interest are repaid to the Unit Operator;
- (e) a provision designating the Unit Operator and providing for the supervision and conduct of the unit operations, including the selection, removal or substitution of an operator from among the working interest owners to conduct the unit operations;
- (f) a provision for voting procedure for the decision of matters to be decided by the working interest owners in respect to which each working interest owner shall have a voting interest equal to his unit participation; and
- (g) the time when the unit operation shall commence and the manner in which, and the circumstances under which, the operations shall terminate and for the sattlement of accounts upon such termination.
- (22) That applicant mesks establishment of an administrative procedure whereby the conversion of additional wells to injection may be approved without further notice or hearing.
- (23) That the statutory unitization of the Hyara Langlie-Mattix Unit Area is in conformity with the above findings, and

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.11 prevent waste and protect the correlative rights of all ners of interest within the proposed unit area, and should approved.

## IT IS THEREFORE ORDERED:

- (1) That the Myers Langlie-Mattix Unit Area, compriring T4D acres, more or less, in the Langlie Mattix Pool, Learnty, New Mexico, is hereby approved for statutory unitization swant to the Statutory Unitization Act, Sections 70-7-1 ough 70-7-21 NMSA 1978.
- (2) That the lands included within the Myers Langlie-Hattix Unit Area shall be comprised of:

TOWNSHIP 23 SOUTH, RANGE 36 EAST, NMPM Section 25: N/2 NE/4, SE/4 NE/4, E/2 SH/4, SH/4, SH/4, and SE/4 Section 36: N/2, SE/4, and E/2 SH/4

TOWNSHIP 23 SOUTH, RANGE 37 EAST, NBFM Section 28: SW/4
Section 29: W/2, W/2 E/2, and E/2 SE/4 Section 30: N/2, SW/4, N/2 SE/4, and SW/4 SE/4
Sections 31 through 33: All Section 34: W/2

TOWNSHIP 24 SOUTH, RANGE 36 EAST, NHPH Section 1: NE/4 NE/4 Section 12: S/2 N/2, N/2 S/2, and SE/4 SE/4

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- Unit Area n point 100 f the base of heretofore Blinebry "B and 2310 fe South, Rang cated dept! the Schlumi 1952, said of 3300 fee
- the vertical limits of said Hyera Langlic-Hattix ald comprise that interval which extends from a above the base of the Seven Rivers formation to de Queen formation; said interval having been and to occur in the Texas Pacific Oil Company's 1911 No. 3 located 330 feet from the North line from the Hest line of Section 34, Township 23 7 East, NIFM, Las County, New Mexico, at an inditerval of 3168 feet to 3570 feet, as recorded on ir Electrical Log Run No. 1 takon December 26, being measured from a dorrick floor elevation ove ses level.
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- the applicant shall waterflood for the secondary , gas, gascous substances, sulfur contained in , distillate, and all associated and constituent fied hydrocorbons within and produced from the
- (5) T and the Myn grange era order.
- the Hyers Langlie-Hattix Unit Agreement as revised anglie-Mattix Unit Operating Agreement as revised d adopted and incorporated by reference into this
- (6) 11 NMSA 1978, I in the unit and the Uni! within the ( have approv. in writing.
- when, pursuant to the terms of Sections 70-7-9 rersons owning the required percentage of interest I have approved or ratified the Unit Agreement rating Agreement, the interests of all persons area are unitized whether or not such persons a Unit Agreement or the Unit Operating Agreement
- (7) T' writing the of said Uni the unit ar-
- the applicant as Unit Operator shall notify in laion Director of any removal or substitution rator by any other working interest owner within
- (B) T: wells to in: \_ Rule 701 E :
- the applicant is authorized to convert additional ion in accordance with the provisions of Division
- (9) Ti entry of su:
- jurisdiction of this cause is retained for the 'urther orders as the Commission may doem necessary.

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Dank at Santa Fe, New Mexico, on the day and year herein-above designated.

OIL CONSE

STATE OF NEW MEXICO
OIL CONSERVATION COMMISSION

ALEX\_1. ARMIJO, Member

CICLEY CLUMS

JOE D. RAMEY, Hepber & Secretary

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# \* & WALDRON TITLE & ABSTRACT CO., INC.

:0:	Carolyn Sebastian	
'ROM:_	. Kay Hardin	
	Myers Langlie-Mattix Unit Unit Operating Agreement recorded in Book 544 Pages 351 thru	390.
	The recorded copy does not contain Exhibits "A", "B" or	
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