

OIL CONSERVATION COMMISSION

P. O. BOX 871

SANTA FE, NEW MEXICO

August 24, 1955

Mr. George W. Selinger
Skelly Oil Company
P.O. Box 1650
Tulsa 2, Oklahoma

Dear Sir:

We enclose a copy of Order R-672 issued on August 17, 1955, by the Oil Conservation Commission in Case 908, which was heard at the May 18th hearing upon your company's application.

Very truly yours,

W. B. Macey
Secretary - Director

WBM:brp
Enclosure

C
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OIL CONSERVATION COMMISSION

P. O. BOX 871

SANTA FE, NEW MEXICO

August 24, 1955

Mr. William G. Webb
17th Floor
Mercantile Bank Bldg.
Dallas, Texas

Dear Sir:

We enclose a copy of Order R-672 issued on August 17, 1955, by the Oil Conservation Commission in Case 908, which was heard at the May 18th hearing.

Very truly yours,

W. B. Macey
Secretary - Director

WBM:brp
Enclosure

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SKELLY OIL COMPANY

TULSA 2, OKLAHOMA

April 25, 1955

PRODUCTION DEPARTMENT
J. S. FREEMAN, VICE PRESIDENT

Mr. W. B. Macey
New Mexico Oil Conservation Commission
P. O. Box 871
Santa Fe, New Mexico

Gentlemen:

We hereby request that the Commission set down for hearing at the next regular Market Demand date a hearing which should be upon the motion of the Commission since it involves nomenclature and all nomenclature cases are called by the Commission.

The area involved in this application should cover all or portions of Township 28 North, Ranges 8 and 9 West; Township 27 North, Ranges 8 and 9 West; Township 26 North, Ranges 8 and 9 West, and Township 25 North, Range 8 West.

This area should be considered by the Commission in connection with the creation and establishment of a new field insofar as the Pictured Cliffs production is concerned, or in connection with an extension of the present limits of the South Blanco Pictured Cliffs, Aztec Pictured Cliffs or Fulcher-Kutz Pictured Cliffs insofar as they apply to the area delineated in these seven townships. In this connection we believe the Commission should consider the modification, amendment and revision of Order No. R-577 and the subject matter of Case 864, paragraph (g).

The calling of the hearing on the part of the Commission upon its own motion for an order of nomenclature is not only in line with the present procedure but enables all operators interested in this area an opportunity to present to the Commission their recommendations as to how best delineate the Fulcher-Kutz Pictured Cliffs, Aztec Pictured Cliffs, South Blanco Pictured Cliffs, and the Ballard Pictured Cliffs, so that the Commission can properly issue such orders, rules and regulations as may be necessary upon facts that may be presented to it at the hearing.

Skelly Oil Company will be prepared to present testimony to the Commission to show that insofar as the Pictured Cliffs production in Sections 13, 14, 23, 24, 25, 26, Township 27 North, Range 9 West, Pictured Cliffs production in Sections 1, 2, 3, 4, 9, 10, 11, 12, 13, 14, 15, 16, 21, 22, 23, 24, in Township 26 North, Range 9 West and Pictured Cliffs production in Section 6, Township 26 North, Range 8 West, is of one pool and should not be placed in two separate pools.

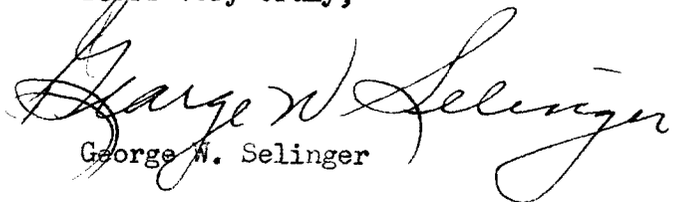
Mr. W. B. Macey

-2-

April 25, 1955

However, the scope of the hearing should be broad enough to permit the Commission, if it so desires, to either designate this as one separate pool or an extension of existing pools.

Yours very truly,


George W. Selinger

GWS:dd

cc: Southern Union Gas Company
1104 Burt Building
Dallas, Texas

Mr. J. G. Turner
17th Floor, Mercantile Bank Bldg.
Dallas, Texas

Mr. Julian Clausen
Skelly Oil Company
Albuquerque, New Mexico

Mr. P. E. Cospers

Area Involved:

Township 28 North, Ranges 8 and 9 West.
Township 27 North, Ranges 8 and 9 West.
Township 26 North, Ranges 8 and 9 West.
Township 25 North, Range 8 West.

Skelly to present testimony on following area to show one pool:

Sections 13, 14, 23, 24, 25, 26, Township 27 North, Range 9 West.
Sections 1, 2, 3, 4, 9, 10, 11, 12, 13, 14, 15, 16, 21, 22, 23,
24, Township 26 North, Range 9 West.
Section 6, Township 26 North, Range 8 West.

DOMESTIC SERVICE	
Check the class of service desired; otherwise this message will be sent as a full rate telegram	
FULL RATE TELEGRAM	
DAY LETTER	
NIGHT LETTER	

WESTERN UNION

1206

10-51

W. P. MARSHALL, PRESIDENT

INTERNATIONAL SERVICE	
Check the class of service desired; otherwise the message will be sent at the full rate	
FULL RATE	
LETTER TELEGRAM	
SHIP RADIOGRAM	

NO. WDS.-CL. OF SVC.	PD. OR COLL.	CASH NO.	CHARGE TO THE ACCOUNT OF	TIME FILED

Send the following message, subject to the terms on back hereof, which are hereby agreed to

1955 May 20 PM 5 41

COPY

COPY

DA257

D RFY001 RFZ1- LONH OD AR-RF Dallas Tex 20 NFT

SKELLY OIL COMPANY, ATTN T. F. THOMPSON
TULSA

HUERFANITO DRILLING COMPANY, INC., HAS REQUESTED THE DRILLING OF A PICTURED CLIFFS FORMATION UNIT TEST WELL IN THE NORTHEAST QUARTER OF SECTION THIRTY-SIX, TOWNSHIP TWENTY-SEVEN NORTH, RANGE NINE WEST, N.M.P.M., SAN JUAN COUNTY, NEW MEXICO. IN ACCORDANCE WITH THE APPLICABLE TERMS OF THE HUERFANITO UNIT OPERATING AGREEMENT J. GLENN TURNER, AS UNIT OPERATOR, HEREBY REQUESTS YOUR APPROVAL OR DISAPPROVAL OF THE SAME. ANSWER REQUESTED BY RETURN WIRE.

-- J GLEN TURNER UNIT OPERATOR HUERFANITO
UNIT AREA

ALL MESSAGES TAKEN BY THIS COMPANY ARE SUBJECT TO THE FOLLOWING TERMS:

To guard against mistakes or delays, the sender of a message should order it repeated, that is, telegraphed back to the originating office for comparison. For this, one-half the unreported message rate is charged in addition. Unless otherwise indicated on its face, this is an unreported message and paid for as such, in consideration whereof it is agreed between the sender of the message and the Telegraph Company as follows:

1. The Telegraph Company shall not be liable for mistakes or delays in the transmission or delivery, or for non-delivery, of any message received for transmission at the unreported-message rate beyond the sum of five hundred dollars; nor for mistakes or delays in the transmission or delivery, or for non-delivery, of any message received for transmission at the repeated-message rate beyond the sum of five thousand dollars, unless specially valued; nor in any case for delays arising from unavoidable interruption in the working of its lines.
2. In any event the Telegraph Company shall not be liable for damages for mistakes or delays in the transmission or delivery, or for the non-delivery, of any message, whether caused by the negligence of its servants or otherwise, beyond the actual loss, not exceeding in any event the sum of five thousand dollars, at which amount the sender of each message represents that the message is valued, unless a greater value is stated in writing by the sender thereof at the time the message is tendered for transmission, and unless the repeated-message rate is paid or agreed to be paid and an additional charge equal to one-tenth of the amount by which such valuation shall exceed five thousand dollars.
3. The Telegraph Company is hereby made the agent of the sender, without liability, to forward this message over the lines of any other company when necessary to reach its destination.
4. Except as otherwise indicated in connection with the listing of individual places in the filed tariffs of the Telegraph Company, the amount paid for the transmission of a domestic telegram or an incoming cable or radio message covers its delivery within the following limits: In cities or towns of 5,000 or more inhabitants where the Telegraph Company has an office which, as shown by the filed tariffs of the Telegraph Company, is not operated through the agency of a railroad company, within two miles of any open main or branch office of the Telegraph Company; in cities or towns of 5,000 or more inhabitants where, as shown by the filed tariffs of the Telegraph Company, the telegraph service is performed through the agency of a railroad company, within one mile of the telegraph office; in cities or towns of less than 5,000 inhabitants in which an office of the Telegraph Company is located, within one-half mile of the telegraph office. Beyond the limits above specified the Telegraph Company does not undertake to make delivery but will endeavor to arrange for delivery as the agent of the sender, with the understanding that the sender authorizes the collection of any additional charge from the addressee and agrees to pay such additional charge if it is not collected from the addressee. There will be no additional charge for deliveries made by telephone within the corporate limits of any city or town in which an office of the Telegraph Company is located.
5. No responsibility attaches to the Telegraph Company concerning messages until the same are accepted at one of its transmitting offices; and if a message is sent to such office by one of the Telegraph Company's messengers, he acts for that purpose as the agent of the sender.
6. The Telegraph Company will not be liable for damages or statutory penalties when the claim is not presented in writing to the Telegraph Company, (a) within ninety days after the message is filed with the Telegraph Company for transmission in the case of a message between points within the United States (except in the case of an intrastate message in Texas) or between a point in the United States on the one hand and a point in Alaska, Canada, Mexico, or St. Pierre-Miquelon Islands on the other hand, or between a point in the United States and a ship at sea or in the air, (b) within 95 days after the cause of action, if any, shall have accrued in the case of an intrastate message in Texas, and (c) within 180 days after the message is filed with the Telegraph Company for transmission in the case of a message between a point in the United States and a foreign or overseas point other than the points specified above in this paragraph; provided, however, that this condition shall not apply to claims for damages or overcharges within the purview of Section 415 of the Communications Act of 1934, as amended.
7. It is agreed that in any action by the Telegraph Company to recover the tolls for any message or messages the prompt and correct transmission and delivery thereof shall be presumed, subject to rebuttal by competent evidence.
8. Special terms governing the transmission of messages according to their classes, as enumerated below, shall apply to messages in each of such respective classes in addition to all the foregoing terms.
9. No employee of the Telegraph Company is authorized to vary the foregoing.

5-52

CLASSES OF SERVICE

DOMESTIC SERVICES

FULL RATE TELEGRAM

A full rate expedited service.

DAY LETTER (DL)

A deferred service at lower than the full rate.

NIGHT LETTER (NL)

Accepted up to 2 A. M. for delivery not earlier than the following morning at rates substantially lower than the full rate telegram or day letter rates.

INTERNATIONAL SERVICES

FULL RATE (FR)

The standard fast service at full rates. May be written in any language that can be expressed in Roman letters, or in secret language. A minimum charge for 5 words applies.

LETTER TELEGRAM (LT)

Overnight plain language messages. Minimum charge for 22 words applies.

SHIP RADIOGRAM

A service to and from ships at sea. Plain or secret language may be used. Minimum charge for 5 words applies.

DOMESTIC SERVICE	
Check the class of service desired; otherwise this message will be sent as a full rate telegram	
FULL RATE TELEGRAM	\$
DAY LETTER	S
NIGHT LETTER	E

WESTERN UNION

1206

10-51

W. P. MARSHALL, PRESIDENT

INTERNATIONAL SERVICE	
Check the class of service desired; otherwise the message will be sent at the full rate	
FULL RATE	
LETTER TELEGRAM	
SHIP RADIOGRAM	

NO. WDS.-CL. OF SVC.	PD. OR COLL.	CASH NO.	CHARGE TO THE ACCOUNT OF	TIME FILED
			Skelly Oil Company, Tulsa, Oklahoma	

Send the following message, subject to the terms on back hereof, which are hereby agreed to

C O P Y

C O P Y _

Tulsa, Oklahoma
May 23, 1955

J. Glenn Turner
1711 Mercantile Bank Building
Dallas, Texas

Interpret your wire as requesting Skelly approval to adding drilling of well in NE4 Section 36-27N-9W to 1955 Plan of Development. We have no objection to amending plan of development to include the drilling of said well.

Skelly Oil Company

By: T. F. Thompson

ALL MESSAGES TAKEN BY THIS COMPANY ARE SUBJECT TO THE FOLLOWING TERMS:

To guard against mistakes or delays, the sender of a message should order it repeated, that is, telegraphed back to the originating office for comparison. For this, one-half the unrepeat message rate is charged in addition. Unless otherwise indicated on its face, this is an unrepeat message and paid for as such, in consideration whereof it is agreed between the sender of the message and the Telegraph Company as follows:

1. The Telegraph Company shall not be liable for mistakes or delays in the transmission or delivery, or for non-delivery, of any message received for transmission at the unrepeat message rate beyond the sum of five hundred dollars; nor for mistakes or delays in the transmission or delivery, or for non-delivery, of any message received for transmission at the repeat message rate beyond the sum of five thousand dollars, unless specially valued; nor in any case for delays arising from unavoidable interruption in the working of its lines.

2. In any event the Telegraph Company shall not be liable for damages for mistakes or delays in the transmission or delivery, or for the non-delivery, of any message, whether caused by the negligence of its servants or otherwise, beyond the actual loss, not exceeding in any event the sum of five thousand dollars, at which amount the sender of each message represents that the message is valued, unless a greater value is stated in writing by the sender thereof at the time the message is tendered for transmission, and unless the repeat message rate is paid or agreed to be paid and an additional charge equal to one-tenth of one per cent of the amount by which such valuation shall exceed five thousand dollars.

3. The Telegraph Company is hereby made the agent of the sender, without liability, to forward this message over the lines of any other company when necessary to reach its destination.

4. Except as otherwise indicated in connection with the listing of individual places in the filed tariffs of the Telegraph Company, the amount paid for the transmission of a domestic telegram or an incoming cable or radio message covers its delivery within the following limits: In cities or towns of 5,000 or more inhabitants where the Telegraph Company has an office which, as shown by the filed tariffs of the Telegraph Company, is not operated through the agency of a railroad company, within two miles of any open main or branch office of the Telegraph Company; in cities or towns of 5,000 or more inhabitants where, as shown by the filed tariffs of the Telegraph Company, the telegraph service is performed through the agency of a railroad company, within one mile of the telegraph office; in cities or towns of less than 5,000 inhabitants in which an office of the Telegraph Company is located, within one-half mile of the telegraph office. Beyond the limits above specified the Telegraph Company does not undertake to make delivery but will endeavor to arrange for delivery as the agent of the sender, with the understanding that the sender authorizes the collection of any additional charge from the addressee and agrees to pay such additional charge if it is not collected from the addressee. There will be no additional charge for deliveries made by telephone within the corporate limits of any city or town in which an office of the Telegraph Company is located.

5. No responsibility attaches to the Telegraph Company concerning messages until the same are accepted at one of its transmitting offices; and if a message is sent to such office by one of the Telegraph Company's messengers, he acts for that purpose as the agent of the sender.

6. The Telegraph Company will not be liable for damages or statutory penalties when the claim is not presented in writing to the Telegraph Company, (a) within ninety days after the message is filed with the Telegraph Company for transmission in the case of a message between points within the United States (except in the case of an intrastate message in Texas) or between a point in the United States on the one hand and a point in Alaska, Canada, Mexico, or St. Pierre-Miquelon Islands on the other hand, or between a point in the United States and a ship at sea or in the air, (b) within 95 days after the cause of action, if any, shall have accrued in the case of an intrastate message in Texas, and (c) within 180 days after the message is filed with the Telegraph Company for transmission in the case of a message between a point in the United States and a foreign or overseas point other than the points specified above in this paragraph; provided, however, that this condition shall not apply to claims for damages or overcharges within the purview of Section 415 of the Communications Act of 1934, as amended.

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SKELLY OIL COMPANY

TULSA 2, OKLAHOMA

May 25, 1955

PRODUCTION DEPARTMENT
J. S. FREEMAN, VICE PRESIDENT

*File
Case
908*

Re: Case 908

Mr. W. B. Macey
New Mexico Oil Conservation Commission
P. O. Box 871
Santa Fe, New Mexico

Dear Sir:

For whatever value the information may be, we are herewith attaching copy of telegram received from J. Glen Turner and our reply for your consideration in this case.

Yours very truly,

George W. Selinger
George W. Selinger

GWS:dd

OIL CONSERVATION COMMISSION

P. O. BOX 871

SANTA FE, NEW MEXICO

September 6, 1955

C
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Mr. William G. Webb
17th Floor
Mercantile Bank Bldg.
Dallas, Texas

Dear Sir:

I am enclosing a copy of an application for rehearing made by Skelly Oil Company in Case 908. As yet the Commission has not had an opportunity to act on this application. If the Commission grants the rehearing, I will send you a copy of the order.

Yours very truly,

W. B. Macey
Secretary - Director

WBM:brp
Enclosure

TURNER, WHITE, ATWOOD, McLANE AND FRANCIS

ATTORNEYS AND COUNSELORS AT LAW

J. GLENN TURNER
W. D. WHITE
FELIX ATWOOD
ALFRED E. McLANE
EDWARD L. FRANCIS
JAMES B. FRANCIS
JULIAN M. MEER
TREVOR REES-JONES
HARRY S. WELCH
THOS. R. HARTNETT III
H. L. HITCHINS, JR.
WILLIAM L. McSINERNEY
WILLIAM G. WEBB
LEWIS CHANDLER
SNOWDEN M. LEFTWICH, JR.
WILLIAM C. HERNDON, JR.
THOMAS B. McELROY

17TH FLOOR MERCANTILE BANK BUILDING

DALLAS 1, TEXAS

September 8, 1955

*Sent 9-12-55
BP*

Mr. W. B. Macey, Secretary - Director
New Mexico Oil Conservation Commission
Post Office Box 871
Santa Fe, New Mexico

Dear Bill:

This will acknowledge receipt of your letter dated September 6, 1955 enclosing a copy of Skelly Oil Company's Application for Rehearing in Case Number 908. As soon as the Commission has acted on the Application we will greatly appreciate the courtesy if you would furnish us with a copy of the Commission's Order.

With kindest personal regards, we are

Yours very truly,

TURNER, WHITE, ATWOOD, McLANE
and FRANCIS

By William G. Webb

WGW:mch

OIL CONSERVATION COMMISSION

P.O. BOX 871

SANTA FE, NEW MEXICO

September 12, 1955

Mr. William G. Webb
17th Floor
Mercantile Bank Bldg.
Dallas, Texas

Dear Sir:

We enclose a copy of Order R-672-A issued September 6, 1955,
by the Oil Conservation Commission in Case 908.

Very truly yours,

W. B. Macey
Secretary - Director

WBM:brp
Enclosure

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OIL CONSERVATION COMMISSION

P. O. BOX 871

SANTA FE, NEW MEXICO

January 27, 1956

Mr. William G. Webb
17th Floor
Mercantile Bank Bldg.
Dallas, Texas

Dear Sir:

We enclose a copy of Order R-672-B issued on January 27, 1956, by the Oil Conservation Commission in Case 908, which was heard at the October 13th hearing.

Very truly yours,

W. B. Macey
Secretary - Director

WBM:brp
Encl.

C
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P
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OIL CONSERVATION COMMISSION

P. O. BOX 871

SANTA FE, NEW MEXICO

January 27, 1956

Mr. George W. Selinger
Skelly Oil Company
P.O. Box 1650
Tulsa 2, Oklahoma

Dear Sir:

We enclose a copy of Order R-672-B issued on January 27, 1956,
by the Oil Conservation Commission in Case 908, which was heard
at the October 13th hearing.

Very truly yours,

W. B. Macey
Secretary - Director

WBM:brp
Encl.

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