

B O N D

KNOW ALL MEN BY THESE PRESENTS:

That J. B. HARDIN and EARL HARDIN, dba/HARDIN-HOUSTON, with principal office at Hobbs, Lea County, New Mexico, as PRINCIPAL, and NEW AMSTERDAM CASUALTY COMPANY

a corporation organized under and existing by virtue of the laws of the State of New York, and authorized to do business in the State of New Mexico with a deposit of not less than \$25,000.00 in approved securities with the State Treasurer of New Mexico in pursuance to Chapter 114, Laws of New Mexico, 1935, with duly appointed resident agent licensed in the State of New Mexico for the execution of this bond on behalf of the Surety Company hereto in pursuance to Section 71-168, New Mexico Statutes, Annotated, 1929, as SURETY, are held and firmly bound unto the State of New Mexico and/or Oil Conservation Commission of New Mexico (hereinafter called the Obligee) in the penal sum of TWENTY-FIVE THOUSAND AND NO/100 (\$25,000.00) DOLLARS, (which sum is hereby agreed to be the maximum liability hereunder), lawful money of the United States, for the payment of which well and truly to be made, said principal and surety hereby bind themselves, their successors and assigns, jointly and severally, firmly by these presents.

SEALED with our seals and dated this the 26th day of January, 1948.

THE CONDITIONS OF THIS OBLIGATION ARE SUCH THAT:

WHEREAS, Pursuant to Case No. 110, Order No. 726, of the OIL CONSERVATION COMMISSION of New Mexico, the principal has been granted permission to purchase and process tank bottoms, waste oil, pit oil, gasoline tank catchings, and other petroleum products classified as waste, and to sell the merchantable crude oil derived therefrom.

NOW, THEREFORE, if the said principal shall faithfully comply with the provisions of ORDER NO. 726, or any further Order in the cause pursuant thereto, and observance of the applicable Laws of the State of New Mexico, and the rules and regulations heretofore or hereafter promulgated by the Oil Conservation Commission of New Mexico, and anywise applicable, then this instrument shall be null and void; otherwise, it shall remain in full force and effect.

PROVIDED, HOWEVER, that the obligation of the Surety hereunder shall terminate after the expiration of THIRTY (30) DAYS from receipt of the OIL CONSERVATION COMMISSION of written notice from the Surety of cancellation hereof, but only as respects liability arising after the expiration of THIRTY (30) DAYS from such receipt of said written notice of such cancellation.

J. B. Hardin
Earl Hardin

Principal

NEW AMSTERDAM CASUALTY COMPANY

Willis A. Freeburg

Attorney-in-Fact

Willis A. Freeburg

COUNTERSIGNED:

Samuel H. Davis
Resident Agent

HEBBS, New Mexico

POWER OF ATTORNEY

New Amsterdam Casualty Company

227 ST. PAUL STREET BALTIMORE, 3, MD.

EXECUTIVE OFFICES

60 JOHN STREET NEW YORK, 7, N. Y.

Know All Men by These Presents:

That the NEW AMSTERDAM CASUALTY COMPANY, a corporation of the State of New York, by C. S. Weech, its Vice-President, and W. L. Langford, its Assistant Secretary, in pursuance of authority granted by a resolution duly passed by the Board of Directors of said Company at a meeting of that body, at which a quorum was present, held on the 11th day of October, 1916, at its office in the City of New York, State of New York, which resolution reads as follows:

"WHEREAS, it frequently becomes necessary for a representative of the Company to execute a bond on behalf of the Company, which, for lack of time or some other cause, it is impossible to have executed by the regularly elected officers of the Company;

THEREFORE BE IT RESOLVED, that the President, or any Vice-President, by and with the concurrence of the Secretary or Assistant Secretary, is hereby authorized to empower any representative of the Company to execute, on behalf of the Company, any bond which the Company might execute through its duly elected officers."

does hereby nominate, constitute and appoint Willis A. Freiburg of Denver, Colorado

its true and lawful agent and attorney -in-fact, to make, execute, seal and deliver for and on its behalf, as surety, and as its act and deed any and all bonds or undertakings of suretyship, in

penalties not exceeding the sum of One Hundred Thousand Dollars

(\$ 100,000.00) each; PROVIDED, HOWEVER, that such bonds or undertakings

shall have been executed prior to June 30th, 1948

And when such bonds or undertakings shall have been duly executed pursuant hereto and the corporate seal affixed, they shall be as binding upon said Company, as fully and amply, to all intents and purposes, as if they had been duly executed and acknowledged by the duly elected officers of the Company in their own proper persons. The said Company hereby reserves unto itself, however, the absolute right to revoke this Power of Attorney at any time it may desire so to do.

The said Assistant Secretary does hereby certify that the foregoing copy of resolution is a true copy of the resolution passed by the Board of Directors of said Company at its meeting held on the 11th day of October, 1916, as aforesaid, and that said resolution is still in force.

IN WITNESS WHEREOF, the said Vice-President and the said Assistant Secretary have hereunto subscribed their names and affixed the corporate seal of the said NEW AMSTERDAM CASUALTY COMPANY, this

15th day of June, A. D. 19 47.

Attest: NEW AMSTERDAM CASUALTY COMPANY

W. L. Langford Assistant Secretary.

(Seal) (Signed)

By C. S. Weech Vice-President.

STATE OF MARYLAND } CITY OF BALTIMORE } SS.

On this 15th day of June, A. D. 19 47, before the subscriber, a Notary Public of the State of Maryland, in and for the City of Baltimore, duly commissioned and qualified, came the above named Vice-President and Assistant Secretary of the NEW AMSTERDAM CASUALTY COMPANY, to me personally known to be the individuals and officers described in, and who executed the preceding instrument, and they each acknowledged the execution of the same, and being by me duly sworn, severally and each for himself depose and saith, that they are the said officers of the Company aforesaid, that they know the seal of said corporation, that the seal affixed to the preceding instrument is such corporate seal and their signatures as such officers were duly affixed and subscribed to said instrument by the authority and direction of the said Company, that each is familiar with the handwriting of the other, and that the signatures subscribed to the foregoing instrument are genuine.

IN TESTIMONY WHEREOF, I have hereunto set my hand and affixed my Notarial Seal, at the City of Baltimore, the day and year first above written.

(Seal) (Signed)

Leslie Rawls

Notary Public.

My commission expires May 2, 1949

CERTIFICATE

I, L. J. Biemiller, Assistant Secretary of the NEW AMSTERDAM CASUALTY COMPANY, do hereby certify that the foregoing Power-of-Attorney is a true and correct copy of Power-of-Attorney issued to the above named agent and attorney -in-fact and that said Power-of-Attorney is still in force.

IN TESTIMONY WHEREOF, I have hereunto subscribed my name and affixed the corporate seal of the said Company this 15th day of January, A. D. 19 48.

L. J. Biemiller Assistant Secretary.

Bond

I hereby approve of the within bond and the sufficiency of Surety therein.

Name _____

Date _____

New Hampshire
Assurers' Company

NOTICE OF PUBLICATION

**STATE OF NEW MEXICO
OIL CONSERVATION COMMISSION**

The State of New Mexico by its Oil Conservation Commission hereby gives notice, pursuant to law, of the following public hearing to be held July 29, 1948, beginning at 10:00 o'clock a. m. on said day in the City of Santa Fe, New Mexico.

STATE OF NEW MEXICO TO:
All named parties in the following case, and notice to the public:

CASE NO. 10 (CONTINUED): CASE NO. 104 in which Commission retained jurisdiction and upon further motion of the Oil Conservation Commission; Hardin-Houston, Hobbs, New Mexico; Walter Famariss, Hobbs, New Mexico; Lea County Operators Committee;

the matter of an order or orders of general application regulating tank cleaning, plants processing tank bottoms, and the reclaiming of waste oil.

Given under the seal of the Oil Conservation Commission of New Mexico at Santa Fe, New Mexico, on July 15, 1948.

**STATE OF NEW MEXICO
OIL CONSERVATION COMMISSION**
By **R. R. SPURRIER**
Secretary.

(SEAL)
Pub; July 19, 1948.

Affidavit of Publication

State of New Mexico }
County of Santa Fe } ss.

I, Will Harrison, being first duly sworn, declare and say that I am the (~~Business Manager~~) (Editor) of the Santa Fe

New Mexican, a daily newspaper, published in the English Language, and having a general circulation in the City and County of Santa Fe, State of New Mexico, and being a newspaper duly qualified to publish legal notices and advertisements under the provisions of Chapter 167 of the Session Laws of 1937; that the publication, a copy which is hereto attached, was published in said paper once ~~each week~~

for 1 time ~~consecutive weeks, and on the same day of each week~~ in the regular issue of the paper during the time of publication, and that the notice was published in the newspaper proper, and not in any supplement, once ~~each week~~ for

1 time ~~weeks consecutively~~, the first publication being on the 19th day of July, 1948, and the last publica-

tion on the _____ day of _____, 19____; that payment for said advertisement has been (duly made), or (assessed as court costs); that the undersigned has personal knowledge of the matters and things set forth in this affidavit.

Will Harrison
Manager

Subscribed and sworn to before me this 19th day of July, A.D., 1948.

Anne K. Ormsby
Notary Public

My Commission expires June 14, 1949

PUBLISHER'S BILL

32 lines, one time at \$ 3.20

_____ lines, _____ times, \$ _____

Tax \$ 3.20

Total \$ _____

Received payment, _____

By _____

NEAL & GIRAND
LAWYERS
NEAL BUILDING
HOBBS, NEW MEXICO

July 3, 1947

Oil Conservation Commission,
State Capitol,
Santa Fe, New Mexico.
Attention: R. R. Spurrier.

Dear Mr. Spurrier:

The Hardin-Houston Tank Cleaning concern has an additional 500 barrels of BS & W and waste oil which it desires to move to its treating plant located at Denver City. The exact point of origin of the waste oil and BS & W to be moved is unknown other than to state from the Hobbs and Eunice oilfield.

We are here enclosing Form C-103 and Form C-110 in triplicate and respectfully request approval to transport the fluid to Denver City, Texas.

Very truly yours,

NEAL & GIRAND,

BY: 

G/l
encls.

cc: Hardin-Houston, Box 102, Hobbs, New Mexico.

Operator is engaged in well servicing contracting and is required in many instances upon the cleaning of tank bottoms to remove the BS&W from the lease premises of the producing operator. This BS&W, when treated, will produce approximately 30% to 40% pipeline oil. In every case, however, processing or treatment of the BS&W is required.

The oil so recovered from the treating and processing would be burned and therefore entirely lost, which would create an unnecessary waste of natural resources of this state. All royalties chargeable to the producer of the particular leases have been paid for the reason that royalties are due only on the oil produced and sold. This residue contained in tank bottoms is such as will not be accepted by common purchasers.

An increased allowable for the State of New Mexico will not be necessary because the amount of oil specified herein does not exceed the difference between the authorized allowable and the amounts run from the well in this field for a like period.

This operator has accumulated 500 barrels over a period of two weeks from tank bottoms located in the Hobbs Pool and Eunice Pool, which have been deposited in storage tanks of this operator and therein treated. The amount of recoverable oil from any one particular lease cannot be ascertained. The percentage of oil recoverable varies in each tank.

OIL CONSERVATION COMMISSION

Santa Fe, New Mexico

MISCELLANEOUS REPORTS ON WELLS

Submit this report in triplicate to the Oil Conservation Commission or its proper agent within ten days after the work specified is completed. It should be signed and sworn to before a notary public for reports on beginning drilling operations, results of shooting well, results of test of casing shut off, result of plugging of well, and other important operations, even though the work was witnessed by an agent of the Commission. Reports on minor operations need not be signed and sworn to before a notary public. See additional instructions in the Rules and Regulations of the Commission.

Indicate nature of report by checking below.

REPORT ON BEGINNING DRILLING OPERATIONS		REPORT ON REPAIRING WELL	
REPORT ON RESULT OF SHOOTING OR CHEMICAL TREATMENT OF WELL		REPORT ON PULLING OR OTHERWISE ALTERING CASING	
REPORT ON RESULT OF TEST OF CASING SHUT-OFF		REPORT ON DEEPENING WELL	
REPORT ON RESULT OF PLUGGING OF WELL		Report of recovery of oil by processing BS&W.	

July 3, 1947

Hobbs & Eunice, New Mexico

Date

Place

OIL CONSERVATION COMMISSION,
SANTA FE, NEW MEXICO.

Gentlemen:

Following is a report on the work done and the results obtained under the heading noted above at the _____

Hardin-Houston Tank Storage

Well No. _____ in the

Company or Operator

Lease

of Sec. _____, T. _____, R. _____, N. M. P. M.,

Hobbs & Eunice

Field, ^S

Lea

County.

The dates of this work were as follows: See detailed account

Notice of intention to do the work was (was not) submitted on Form C-102 on _____ 19____

and approval of the proposed plan was (was not) obtained. (Cross out incorrect words.)

DETAILED ACCOUNT OF WORK DONE AND RESULTS OBTAINED

(See attached sheet)

Witnessed by _____ Hardin-Houston _____ Partner
Name Company Title

Subscribed and sworn before me this 3rd

I hereby swear or affirm that the information given above is true and correct.

day of July, 1947

Name J. B. Hardin

Position Partner

Representing Hardin-Houston
Company or Operator

My commission expires 2-12-1951

Address Hobbs, New Mexico

Remarks:

Name

Title

OIL CONSERVATION COMMISSION
STATE OF NEW MEXICO

CERTIFICATE of COMPLIANCE and AUTHORIZATION to TRANSPORT OIL

Company or Operator Hardin-Houston ~~Deane~~

Address Box 102, Hobbs, New Mexico Hobbs, New Mexico
(Local or Field Office) (Principal Place of Business)

Unit _____ Wells No. _____ Sec. _____ T _____ R _____ Field _____ County _____

Kind of Lease _____ Location of Tanks _____

Transporter Hardin-Houston Address of Transporter Hobbs, New Mexico and Denver City, Texas
(Local or Field Office)

Percent of oil to be transported 100. Other transporters authorized to transport oil from this unit are none %
(Principal Place of Business)

REMARKS: 500 barrels of tank bottoms BS&W and waste oil located in Hobbs field and Eunice Field to be transported to Hardin-Houston Treating Plant, Denver City, Texas.

The undersigned certifies that the rules and regulations of the Oil Conservation Commission have been complied with except as noted above and that gathering agent is authorized to transport the percentage of oil produced from the above described property and that this authorization will be valid until further notice to the transporter named herein or until cancelled by the Oil Conservation Commission of New Mexico.

Executed this the 3rd day of July, A. D., 194 7

HARDIN-HOUSTON
(Company or Operator)
By J. B. Hardin
Title _____

State of New Mexico
County of Lea

ss.

Before me, the undersigned authority, on this day personally appeared J. B. Hardin known to me to be the person whose name is subscribed to the above instrument, who being by me duly sworn on oath states that he is authorized to make this report and has knowledge of the facts stated herein and that said report is true and correct.

Subscribed and sworn to before me, this the 3rd day of July, 1947

My Commission expires: 2-12-51
Notary Public in and for Lea County, New Mexico

Approved: _____ 194 _____

OIL CONSERVATION COMMISSION

By _____

(See Instruction on Reverse Side)

NEAL & GIRAND
LAWYERS
NEAL BUILDING
HOBBS, NEW MEXICO

July 26, 1948



New Mexico Oil Conservation Commission,
Post Office Box 871,
Santa Fe, New Mexico.

Attention: George A. Graham, Attorney.

In re: Continuance of Case No. 110.

Gentlemen:

Your letter of July 16th advising that the above case will be heard at 10:00 July 29, 1948 at Santa Fe comes as a surprise.

The Commission entered its order in Case No. 110 on September 17, 1947 and granted to Hardin-Houston the same rights and Privileges that were granted to Walter Famariss, Jr. in Case No. 110. It was my understanding that Case No. 138, being the Petrolite application, was the case that was continued until the 29th. It is my further understanding that a Proposed general order regulating the Processing of tank bottoms, tank cleaners and tank bottom Processors will be submitted to the Commission. It may be that the writer will not be able to attend the meeting. The Proposed order submitted by the Lea County Operators' Committee is satisfactory to my client, Hardin-Houston, and we raise no objection to the order as submitted.

If case number 110 is being reopened for any cause, I would certainly appreciate being advised in what Particulars the order is being reopened.

With best Personal regards, I remain

Very truly yours,

NEAL & GIRAND,

BY:



A handwritten signature in cursive script, appearing to read "W. D. Girand".

G/l's

NEAL & GIRAND
LAWYERS
NEAL BUILDING
HOBBS, NEW MEXICO

July 26, 1948



New Mexico Oil Conservation Commission,
Post Office Box 871,
Santa Fe, New Mexico.

In re: Continuance of Case No. 110.

file

Gentlemen:

Some time ago on behalf of Hardin-Houston and Walter Famariss, Jr., the writer entered a Protest against the granting of the application of Petrolite Company, being Case No. 138.

Since the case has been Passed, we advise that on behalf of our client, Hardin-Houston, we have no Protest to make. We no longer rePresent Walter Famariss, Jr.

Very truly yours,

NEAL & GIRAND,

BY:

A handwritten signature in cursive script, appearing to read "W. D. Girand, Jr.".

G/l's

C. MELVIN NEAL
W. D. GIRAND, JR.

TELEPHONES: 54 & 854
P. O. Box 1326

NEAL & GIRAND
LAWYERS
NEAL BUILDING
HOBBS, NEW MEXICO
September 14, 1948



Girand

Oil Conservation Commission,
Santa Fe, New Mexico.
Attention: Mr. R. R. Spurrier.

Gentlemen:

On October 15, 1947 the Commission entered its order granting the application of J. B. Hardin and Earl Hardin, doing business as Hardin-Houston for a permit to operate as a tank cleaner and processor of tank bottoms, being case number 110. Since said time numerous proposals for rules and regulations governing tank cleaning in New Mexico have been submitted to the Commission, and one in particular by the Lea County Operators; that in all of the proposed orders for regulating tank cleaning and tank bottom processing there has been a provision that the permits be granted for a period of one year and thereafter to be renewed by the commission. However, at the present time there is no provision for the renewal of such applications.

We would appreciate being advised as to what procedural steps the Commission will require in order to keep the permit of Hardin-Houston in force. At least, we do not want to be guilty of laches in failing to file necessary application for renewal.

Trusting that I shall hear from you in the near future,
I am

Very truly yours,
NEAL & GIRAND,

BY: *W. D. Girand*

G/ls

file

BEFORE THE OIL CONSERVATION COMMISSION OF THE
STATE OF NEW MEXICO

C
O
P
Y

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

CASE NO. 104

ORDER NO. 726

THE APPLICATION OF WALTER FAMARISS, JR.,
FOR PERMISSION TO PURCHASE AND PROCESS
TANK BOTTOMS, PIT OIL, GASOLINE PLANT
CATCHINGS, AND OTHER PETROLEUM PRODUCTS
NOW CLASSIFIED AS WASTE AND TO SELL THE
MERCHANTABLE CRUDE OIL DERIVED THEREFROM.

ORDER OF THE COMMISSION

BY THE COMMISSION:

This cause came on for hearing at 10:00 A. M., July 15, 1947,
at Santa Fe, New Mexico, before the Oil Conservation Commission of
New Mexico, hereinafter referred to as the "Commission."

NOW, on this 9th day of September, 1947, the Commission having
before it for consideration the testimony adduced at the hearing afore-
said:

FINDS:

1. That due public notice having been given, the Commission
has jurisdiction of the subject matter hereof.

2. That substantial quantities of tank bottoms, waste oil,
pit oil, gasoline plant catchings and otherwise unmerchantable waste
petroleum products can be processed, and pipeline oil and other valu-
able derivatives salvaged therefrom.

3. That continued destruction of great quantities of such
substances containing salvageable oil would constitute "surface waste"
within the meaning of the conservation laws of New Mexico and the rules
and regulations of the Commission.

4. That the processing, saving and marketing, of the valuable
components of tank bottoms, waste oil, pit oil, gasoline tank catchings,
and the valuable derivatives therefrom, having possible economic use
of value, should be encouraged; that any merchantable or pipeline oil
and other derivatives so reclaimed and saved, should not be charged
against allowable production of any well.

5. That the applicant herein should be allowed to proceed with
the installation of his salvage or reclaiming plant or plants in the
State of New Mexico, but pending such installation and operation, no
tank bottoms, waste oil, pit oil, gasoline plant catchings should be
removed from the State of New Mexico until the same shall have been
processed, and the merchantable oil and other valuable derivatives of
the same shall have been salvaged and saved.

6. That the applicant should file with the Commission complete data with reference to the location of any processing plant or plants installed and operated by him within the State of New Mexico, giving details, specifications, and information as to the capacity thereof.

7. That a surety company bond in an amount sufficient to insure compliance with the requirements of the Commission is a reasonable precaution;

IT IS THEREFORE ORDERED:

1. That the applicant, Walter Famariss, Jr., be and he is hereby permitted and authorized to acquire tank bottoms, waste oil, pit oil, gasoline plant catchings, and other waste petroleum products by purchasing or acquiring the same by other bona fide means or methods and to reclaim and salvage the merchantable oil or other valuable derivatives therefrom.

2. That he shall file with the Commission, at its request, complete data regarding process, capacity and the location of any processing plant or plants operated or to be operated by him within the State of New Mexico.

3. That before actual operations are begun, the permittee shall file with the Commission a surety company bond to the Oil Conservation Commission and/or State of New Mexico in the amount of \$25,000 conditioned upon faithful performance by the permittee of the provisions of this order or of any further order in this cause, observance of the applicable laws of the State of New Mexico and the rules and regulations heretofore or hereafter promulgated by the Commission and anywise applicable.

4. That the permittee shall file with the Commission such reports as may be required by the Oil Conservation Commission; such reports to show in detail the date of acquisition and from whom, the origin, quantity, and test percentages of such tank bottoms, waste oil, pit oil, gasoline plant catchings, acquired by this permittee; such reports to be executed both by this permittee and by the respective sellers thereof; and provided further that this permittee shall file monthly reports with the Commission showing the day by day recovery of marketable oil and other valuable derivatives reclaimed and saved.

5. That the permittee herein shall, before beginning operations file with the Commission a statement under oath that in event he fails or refuses to furnish the Commission with any information required by this order or any further order of the Commission, or violates the laws of New Mexico or the rules and regulations of this office with respect to acquisition, processing or disposition of tank bottoms, waste oil, pit oil, gasoline plant catchings, will upon written notice to him by the Commission, pointing out such violation or infraction, to immediately cease all operations until further authorization to resume operations is granted by the Commission.

6. That this permittee shall not transport or attempt to transport by any method, any merchantable oil or any valuable waste petroleum products from his plant or plants, without authority in the nature of a C-110 duly approved by the Commission.

7. That any merchantable or pipeline oil or valuable derivatives of waste petroleum products so salvaged, reclaimed and brought into the market shall not be charged against the allowable of any well producing into tanks from which any tank bottoms, waste oil, pit oil, gasoline plant catchings may have been acquired and received by this permittee.

8. That jurisdiction in this case is hereby retained by the

Commission for the purpose of issuing any further order or orders deemed necessary by the Commission.

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

OIL CONSERVATION COMMISSION

Thomas J. Mabry
CHAIRMAN

John E. Miles
MEMBER

R. R. Spurrier
SECRETARY

(S E A L)

TANK CLEANING PERMIT

A. PIPE LINE CONNECTED TO TANK TO BE CLEANED: Date..... 19.....

Name of Operator or Owner of Tank.....

Lease..... Survey..... County.....

Tank No..... Capacity..... Height.....

Gross Contents in Barrels..... Feet and Inches.....

Height of Stationary Pipe Line Connection..... Feet and Inches.....

This is to certify that the above described tank contains only the above amount of gross contents and no merchantable oil transportable by pipe line on this date. This pipe line is requesting that the above tank be cleaned of tank bottoms before another pipe line run is made from said tank.

.....
Pipe Line Company.

By.....
Agent or Gauger.

B. OWNER OR OPERATOR OF TANK TO BE CLEANED: Date..... 19.....

Name of Owner or Operator of Tank.....

Lease..... Survey..... County.....

Tank No..... Capacity..... Height.....

Gross Contents in Barrels..... Feet and Inches.....

This is to certify that on..... 19....., the.....
Pipe Line Company requested that the above described tank be cleaned of tank bottoms before another pipe line run was made from said tank and that the tank contains only the above contents.

Date of last Tank Cleaning Permit Issued on above Tank..... 19.....

Tank will be cleaned by..... and contents will be.....

.....
Owner or Operator of Tank.

By.....
Agent.

STATE OF TEXAS

County of.....

BEFORE ME, The undersigned authority, on this day personally appeared.....

..... known to me to be the person whose name is subscribed in this instrument, who after being duly sworn on oath states that he is in charge of the above listed tanks and is employed in the capacity of..... and that the permit contains no misstatement or inaccuracy and that no pertinent matter inquired about in said permit has been omitted from said permit and that said permit is a correct statement of the facts therein recited.

.....
Signature of person making affidavit.

Sworn to and subscribed before me this the..... day of..... 19.....

.....
Notary-Public..... County, Texas.

THIS SPACE TO BE FILLED IN BY RAILROAD COMMISSION EMPLOYEE CHECKING ABOVE INFORMATION.

Tank No..... as described above contains..... Tank Bottoms

Not Chargeable and..... Oil Chargeable.

Date..... 19..... Disposition of contents of tank bottom.....

APPROVED:.....
Railroad Commission Agent or Employee.

(OVER)

THIS SPACE TO BE FILLED IN ONLY IF CONTENTS OF TANK DESCRIBED ON FRONT SIDE OF THIS PERMIT ARE TO GO TO A TREATING PLANT FOR TREATING OR RECLAIMING OF TANK BOTTOMS.

C. Name of Plant..... Address

This is to certify that on 19

Tank No..... Capacity..... Height.....

Owned or Operated by.....

Located on Lease..... Survey..... County.....

containing..... Feet and Inches of Tank Bottoms and oil was cleaned of said bottoms described on the front side of this permit.

The tank bottoms were transported to..... Plant.....

Located on Lease..... Survey..... County.....

This is to certify that no crude oil or product of crude oil was mixed with or substituted for the tank contents as described on the front side of this permit; that no rule or regulation of the Railroad Commission of Texas was violated in the cleaning of the tank transportation of contents or treating of said contents of said tank.

..... Treating Plant.

By.....

Agent.

STATE OF TEXAS

County of.....

BEFORE ME, The undersigned authority, on this day personally appeared.....

..... known to me to be the person whose name is subscribed to this instrument, who, after being duly sworn, states that he is the person in charge of the treating plant named above

and is employed in the capacity of..... and that the above report contains no misstatement or inaccuracy, and that no pertinent matter inquired about in said report has been omitted from said report and that said report is a correct statement of the facts therein related.

..... Signature of person making affidavit.

Sworn to and subscribed before me this the..... day of..... 19.....

..... Notary Public..... County, Texas.

INSTRUCTION:

This report is to be filled out completely in quadruplicate. Field office of Commission to retain one copy; Operator or Owner of Tank to retain one copy; Treating Plant to retain two copies, one of which will be executed by such plant and filed with the field office of the Commission within 48 hours after tank is cleaned, and one copy retained in files.