

Case 703

MAIN OFFICE OCC

1954 APR 14 AM 9:58

Box 38, Hobbs, New Mexico

April 12, 1954

RE: IN THE MATTER OF SKELLY OIL  
COMPANY'S APPLICATION FOR  
APPROVAL OF AN UNORTHODOX GAS  
PRORATION UNIT EMBRACING 160  
CONTIGUOUS ACRES ADJACENT TO  
THE PRESENT BOUNDARIES OF THE  
LANGMAT GAS POOL, LEA COUNTY,  
NEW MEXICO

OIL CONSERVATION COMMISSION  
STATE OF NEW MEXICO  
SANTA FE, NEW MEXICO

Gentlemen:

Comes now SKELLY OIL COMPANY, a Delaware corporation with office in Tulsa, Oklahoma, hereby petitioning the New Mexico Oil Conservation Commission for approval of an unorthodox gas proration unit lying adjacent to the present boundaries of the Langmat Gas Pool, namely the W $\frac{1}{2}$  and NE $\frac{1}{4}$  of the SW $\frac{1}{4}$ , and the NW $\frac{1}{4}$ , SE $\frac{1}{4}$  of Sec. 17-T23S-R37E., NMPM., Lea County, New Mexico, and in support thereof does state:

1. That the petitioner is the sole owner of all oil and gas leases on the 160 acres described above and concerns but a single royalty owner.

2. That the petitioner's E. L. Stealer Well No. 7 is located 1980' from the South boundary and 660' from the West boundary of the lease and section, and is completed within the vertical limits of the Langmat Gas Pool as defined by the New Mexico Oil Conservation.

3. That the petitioner's lease is productive of gas within these limits by virtue of drill stem and production tests.

4. That the petitioner's lease and proposed unit is offset by acreage within the same half section of equal size and like configuration, all Federal land, consisting of a single lease, which could be granted an unorthodox unit, thereby taking care of all the acreage in this half section.

5. That a plat showing the above described lands and all offset properties indicating well locations and lease ownership to the best of our knowledge is hereto attached.

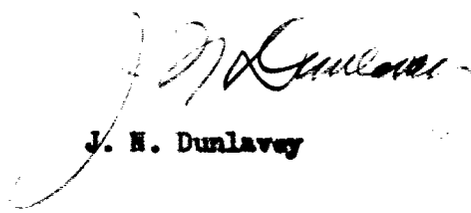
April 12, 1954

6. That all rules and regulations set out by the New Mexico Oil Conservation Commission have been complied with in this matter.

Wherefore, the petitioner requests that, in the interest of conservation and protection of correlative rights, the Commission grant an exception to Rule 7(a), Order R-369-A, by which the petitioner may operate the above described lands as a single unit.

Respectfully submitted,

SKELLY OIL COMPANY



J. H. Dunlavey

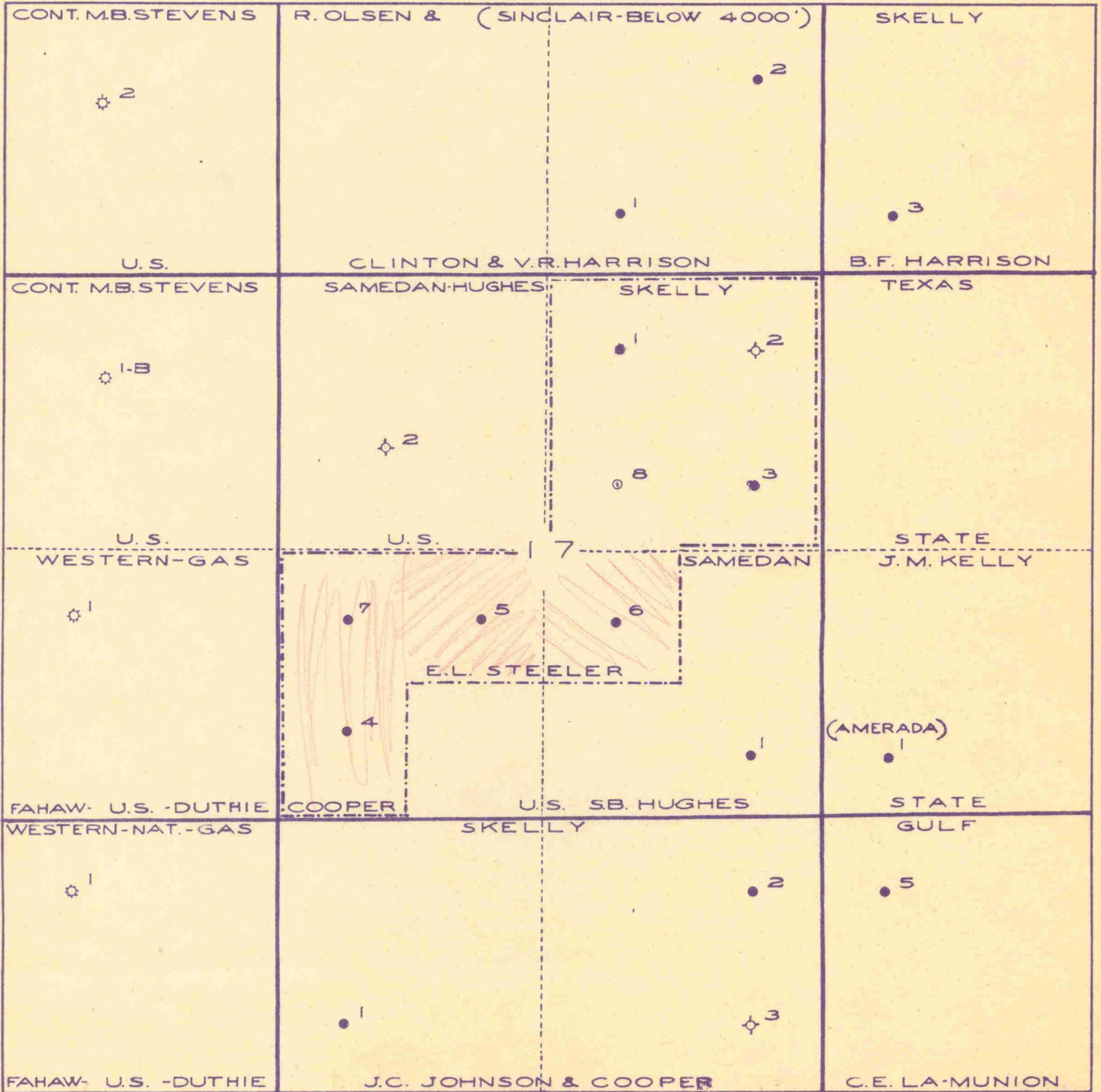
JND:MEC:m

Encl.

# E.L. STEELER LEASE

## SEC. 17-T23S-R37E

### R 37 E





Case 708

MAIN OFFICE OCC

# SKELLY OIL COMPANY

1954 APR 14 AM 9:58

Box 38, Hobbs, New Mexico

April 12, 1954

RE: IN THE MATTER OF SKELLY OIL COMPANY'S APPLICATION FOR APPROVAL OF AN UNORTHODOX GAS PRORATION UNIT EMBRACING 160 CONTIGUOUS ACRES ADJACENT TO THE PRESENT BOUNDARIES OF THE LANGMAT GAS POOL, LEA COUNTY, NEW MEXICO

OIL CONSERVATION COMMISSION  
STATE OF NEW MEXICO  
SANTA FE, NEW MEXICO

Gentlemen:

Comes now SKELLY OIL COMPANY, a Delaware corporation with office in Tulsa, Oklahoma, hereby petitioning the New Mexico Oil Conservation Commission for approval of an unorthodox gas proration unit lying adjacent to the present boundaries of the Langmat Gas Pool, namely the  $W\frac{1}{2}$  and  $NE\frac{1}{4}$  of the  $SW\frac{1}{4}$ , and the  $NW\frac{1}{4}$ ,  $SE\frac{1}{4}$  of Sec. 17-T23S-R37E., NMPM., Lea County, New Mexico, and in support thereof does state:

1. That the petitioner is the sole owner of all oil and gas leases on the 160 acres described above and concerns but a single royalty owner.

2. That the petitioner's E. L. Steeler Well No. 7 is located 1980' from the South boundary and 660' from the West boundary of the lease and section, and is completed within the vertical limits of the Langmat Gas Pool as defined by the New Mexico Oil Conservation.

3. That the petitioner's lease is productive of gas within these limits by virtue of drill stem and production tests.

4. That the petitioner's lease and proposed unit is offset by acreage within the same half section of equal size and like configuration, all Federal land, consisting of a single lease, which could be granted an unorthodox unit, thereby taking care of all the acreage in this half section.

5. That a plat showing the above described lands and all offset properties indicating well locations and lease ownership to the best of our knowledge is hereto attached.

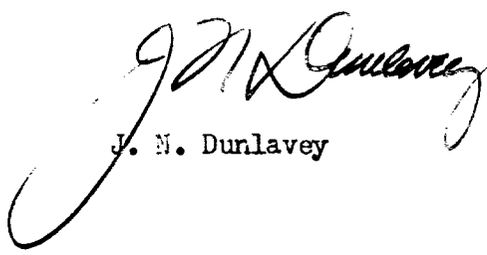
April 12, 1954

6. That all rules and regulations set out by the New Mexico Oil Conservation Commission have been complied with in this matter.

Wherefore, the petitioner requests that, in the interest of conservation and protection of correlative rights, the Commission grant an exception to Rule 7(a), Order R-369-A, by which the petitioner may operate the above described lands as a single unit.

Respectfully submitted,

SKELLY OIL COMPANY



J. N. Dunlavey

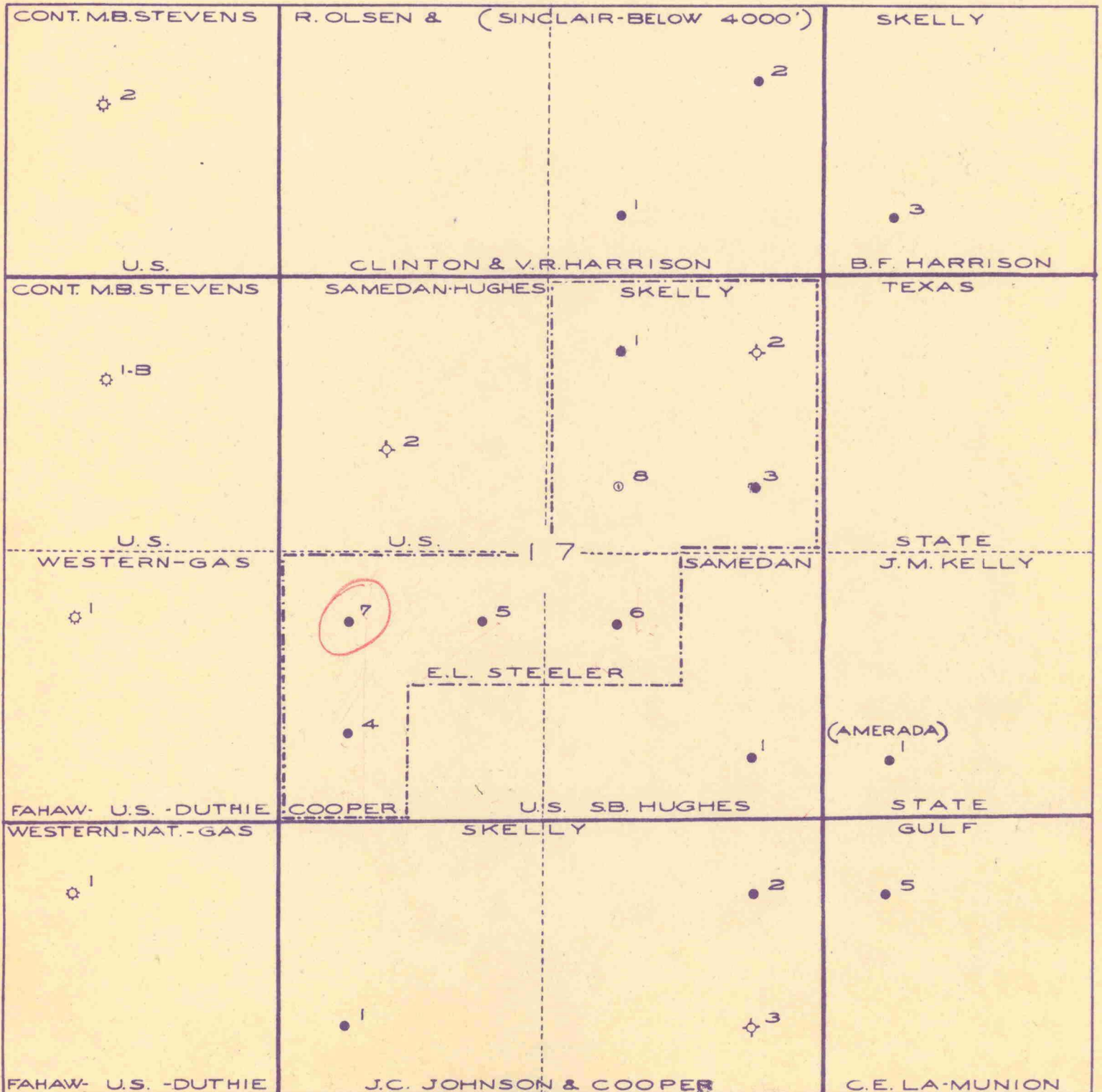
JND:MEC:m

Encl.

# E.L. STEELER LEASE

## SEC. 17-T23S-R37E

### R 37 E



Case No 703  
S. 2

ARDMORE, OKLAHOMA  
BOX 959

April 26, 1954

Mr. George W. Selinger  
Skelly Oil Company  
Tulsa 2, Oklahoma

RE: Section 17-23S-37E  
Langmat Gas Pool  
Lea County, New Mexico

Dear Mr. Selinger:

With reference to your application to the New Mexico Oil Conservation Commission for approval of an unorthodox gas proration unit in the S/2 of the above subject section, this is to advise you that we have advised the Commission that we have no objection to the granting of the unorthodox unit. Also a copy of our letter to the Commission was sent to your Mr. J. N. Dunlavey in Hobbs, New Mexico.

Very truly yours,

SAMEDAN OIL CORPORATION

*George E. Trimble*  
George E. Trimble

GET: jbb

cc: CSS

BEFORE THE  
OIL CONSERVATION COMMISSION  
STATE OF NEW MEXICO  
*Shirley* EXHIBIT NO. 6  
CASE 703

APR 28 1954