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BEFORE THE OIL CONSERVATION COMMISSION OF THE STATE OF NEW MEXICO

IN THE MATTER OF THE APPLICATION OF WILSHIRE OIL COMPANY OF TEXAS FOR AN ORDER DESIGNATING THE B-K ABO AND THE D-K DRINKARD OIL POOLS IN THE N/2 OF SECTION 30 AND THE S/2 OF SECTION 19, TOWNSHIP 20 SOUTH, RANGE 39 EAST, LEA COUNTY, NEW MEXICO, AND PROMULGATING POOL RULES THEREFOR, AND FOR THE DELETION OF SAID AREA FROM THE WARREN-DRINKARD OIL POOL IN LEA COUNTY, NEW MEXICO

Case No. 1024

APPLICATION

Wilshire Oil Company of Texas, by its attorneys, makes this application for an order designating the D-K Abo and the D-K Drinkard Oil Pools in the N/2 of Section 30 and the S/2 of Section 19, Township 20 South, Range 39 East, Lea County, New Mexico, and for the promulgation of pool rules, and in support of the application states:

- l. Applicant is the owner and operator of a well completed in the Drinkard formation located in the SW/4 NW/4 of Section 30, and Texas Crude Oil Company is the owner and operator of a well in the Abo formation in the NE/4 NW/4 of Section 30, both in Township 20 South, Range 39 East.
- 2. From the information obtained from the drilling and completion of the aforesaid wells, Applicant believes that the Commission should designate the N/2 of Section 30 and the S/2 of Section 19, Township 20 South, Range 39 East, Lea County, New Mexico as the D-K Abo Pool within the vertical limits of the Abo formation, and the D-K Drinkard Pool within the vertical limits of the limits of the Drinkard formation.
- 3. Applicant further requests the Commission to enter its order promulgating and establishing pool rules for each of said

- 4. Applicant states that Section 30, Township 20 South, Range 39 East is presently within the limits of the Warren-Drinkard Oil Pool and it requests the Commission to delete this section from said pool.
- 5. Texas Crude Oil Company is the only other interested operator in the proposed designated pools, and said company has been furnished with a copy of this application.

WHEREFORE, Wilshire Gil Company of Texas, the Applicant herein, prays that this Commission set this application for a hearing before an Examiner at such time and place as the Commission may designate, and that notices be issued according to law, and that the application be granted. Pursuant to Rule 1203 of the Rules and Regulations of the Commission, Applicant states that it prefers that the hearing be heard at Hobbs, New Mexico at as early a date as may be convenient for the Commission.

Respectfully submitted,

WILSHIRE OIL COMPANY OF TEXAS

" MINING

for CAMPBELL & RUSSELL

box 721

Roswell, N. M.

BEFORE THE OIL CONSERVATION COMMISSION OF THE

STATE OF NEW MEXICO

IN THE MATTER OF THE APPLICATION OF WILSHIRE OIL COMPANY OF TEXAS FOR AN ORDER DESIGNATING THE D-K ABO AND THE D-K DRINKARD OIL POOLS IN THE N/2 OF SECTION 30 AND THE S/2 OF SECTION 19, TOWNSHIP 20 SOUTH, RANGE 39 EAST, LEA COUNTY, NEW MEXICO, AND PROMULGATING POOL RULES THEREFOR, AND FOR THE DELETION OF SAID AREA FROM THE WARREN-DRINKARD OIL POOL AND WARREN-ABO OIL POOL IN LEA COUNTY, NEW MEXICO

	1	
Case	No.	

AMENDMENT TO APPLICATION

Wilshire Oil Company of Texas, by its attorneys, makes this amendment to its original application in the above-captioned case.

Applicant has been advised that the Warren-Abo Oil Pool covers and includes Section 30, Tewnship 20 South, Range 39 East within the vertical limits of the Abo formation, and applicant therefore requests that its application be amended by adding the words "and Warren-Abo Oil Pool" following the words "Warren-Drinkard Oil Pool" in the caption of the application.

Applicant further requests that in Paragraph 4 of the application, following the words "Warren-Drinkard Oil Pool", the words "and Warren-Abo Oil Pool" be added.

It is the understanding of applicant that the amendments shown have been made by the Commission for the purpose of notice of hearing.

Respectfully submitted,
WILSHIRE OIL COMPANY OF TEXAS

 $\mathbf{B}\mathbf{y}$

for CAMPBELL & RUSSELI

its/attorneys

Roswell, N. M

AMENDMENT TO APPLICATION

Wilshire Oil Company of Texas, by its attorneys, makes this amendment to its original application in the above-captioned case. (See original as follows)

Applicant has been advised that the Warren-Abo Oil Pool covers and includes Section 30, Township 20 South, Range 39 East within the vertical limits of the Abo formation, and applicant therefore requests that its application be amended by adding the words "and Warren-Abo Oil Pool" following the words "Warren-Drinkard Oil Pool" in the caption of the Application.

Applicant further requests that in Paragraph 4 of the application, following the words "Warren-Drinkard Oil Pool", the words "and Warren-Abo Oil Pool" be added.

It is the understanding of applicant that the amendments shown have been made by the Commission for the purpose of notice of hearing.

Respectfully submitted,

WILSHIRE OIL COMPANY OF TEXAS By Jack M. Campbell

for CAMPBELL & RUSSELL its attorneys

ORIGINAL

BEFORE THE OIL CONSERVATION COMMISSION OF THE STATE OF NEW MEXICO

IN THE MATTER OF THE APPLICATION OF WILSHIRE OIL COMPANY OF TEXAS FOR AN ORDER DESIGNATING THE D-K ABO AND THE D-K DRINKARD OIL POOLS IN THE N/2 OF SECTION 30 AND THE S/2 OF SECTION 19, TOWNSHIP 20 SOUTH, RANGE 39 EAST, LEA COUNTY, NEW MEXICO, AND PROMULGATING POOL RULES THEREFORE, AND FOR THE DELETION OF SAID AREA FROM THE WARREN-DRINKARD (AND WARREN-ABO) OIL POOLS IN LEA COUNTY, NEW MEXICO.

CASE NO. 1024

APPLICATION

Wilshire Oil Company of Texas, by its attorneys, makes this application for an order designating the D-K Abo and the D-K Drinkard Oil Pools in the N/2 of Section 30 and the S/2 of Section 19, Township 20 South, Range 39 East, Lea County, New Mexico, and for the promulgation of pool rules, and in support of the Application states:

- 1. Applicant is the owner and operator of a well completed in the Drinkard formation located in the SW/4 NW/4 of Section 30, and Texas Crude Oil Company is the owner and operator of a well in the Abo formation in the NE/4 NW/4 of Section 30, both in Township 20 South, Range 39 East.
- 2. From the information obtained from the drilling and completion of the aforesaid wells, Applicant believes that the Commission should designate the N/2 of Section 30 and the S/2 of Section 19, Township 20 South, Range 39 East, Lea County, New Mexico as the D-K Abo Pool within the vertical limits of the Abo

formation, and the D-K Drinkard Pool within the vertical limits of the Drinkard formation.

- 3. Applicant further requests the Commission to enter its order promulgating and establishing pool rules for each of said pools.
- 4. Applicant states that Section 30, Township 20 South, Range 39 East is presently within the limits of the Warren-Drinkard (And Warren-Abo) Oil Pools and it requests the Commission to delete this section from said pools.
- 5. Texas Crude Oil Company is the only other interested operator in the proposed designated pools, and said company has been furnished with a copy of this application.

WHEREFORE, Wilshire Oil Company of Texas, the Applicant herein, prays that this Commission set this application for a hearing before an Examiner at such time and place as the Commission may designate, and that notices be issued according to law, and that the application be granted. Pursuant to Rule 1203 of the Rules and Regulations of the Commission, Applicant states that it prefers that the hearing be heard at Hobbs, New Mexico at as early a date as may be convenient for the Commission.

Respectfully submitted,
WILSHIRE OIL COMPANY OF TEXAS

By Jack M. Campbell
for CAMPBELL & RUSSELL
its attorneys

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