

Case 1005

BEFORE THE OIL CONSERVATION COMMISSION OF THE
STATE OF NEW MEXICO

IN THE MATTER OF THE APPLICATION
OF CONTINENTAL OIL COMPANY FOR
EXCEPTION TO RULE 309 (a) OF THE
RULES AND REGULATIONS IN ORDER
TO PRODUCE INTO COMMON TANKAGE
12 WELLS IN THE ARROWHEAD POOL
ON ITS STATE J-2 LEASE LOCATED
IN SECTION 2, T-22-S, R-36-E,
NMPM, LEA COUNTY, NEW MEXICO

copy of check
sent 3/19/50

APPLICATION

Comes now applicant, Continental Oil Company, and
would respectfully show unto the Commission:

1. That applicant is the owner of an oil and
gas lease designated as the State J-2 lease
covering lands described as N/2 and SE/4 Sec.
2, T-22-S, R-36-E, Lea County, New Mexico.
2. That applicant has drilled and completed on
said lease twelve wells which are producing
from the Arrowhead pool.
3. That the gathering lines are located so that
it is feasible to produce all twelve wells
into a common tank battery without waste.
4. That equipment is installed in such a manner
that each well can be tested individually.
5. That the production of the said twelve wells
into a common tank battery will result neither
in waste nor the impairment of correlative
rights.

Wherefore, applicant respectfully prays that this
application be set for hearing upon due notice and that upon
hearing an order be entered granting applicant an exception to
rule 309 (a) permitting applicant to produce into common tankage
the said twelve wells on the said lease as described above.

Respectfully submitted,

CONTINENTAL OIL COMPANY

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