

BEFORE THE OIL CONSERVATION COMMISSION
STATE OF NEW MEXICO

IN THE MATTER OF THE APPLICATION OF)
JOHN H. TRIGG FOR AN ORDER AUTHORIZING)
THE INSTALLATION AND USE OF LEASE)
AUTOMATIC CUSTODY TRANSFER EQUIPMENT)
ON THE FEDERAL TRIGG LEASE, SITUATED)
IN THE CAPROCK QUEEN POOL, LEA AND)
EDDY COUNTIES, NEW MEXICO)

Case No. _____

APPLICATION

COMES NOW Applicant, John H. Trigg, by his attorneys, and states:

1. That Applicant is the operator of wells situated on the (Federal Trigg lease) in Section 4 and Section 9, Township 14 South, Range 31 East.
2. That the wells here involved are included in a water flood project in the Caprock Queen Pool authorized by Commission Order Number R-1456 and water is now being injected in compliance with the terms of said order.
3. In order to provide for efficient operation of the water flood project and to properly handle production of oil from wells situated in Section 4 and Section 9 and to avoid premature abandonment of the project for economic reasons resulting in the loss of ultimate recovery of oil, Applicant desires to install lease automatic custody transfer equipment.

WHEREFORE, Applicant requests that he be authorized to install lease automatic custody equipment to handle production from Section 4 and Section 9, Township 14 South, Range 31 East, Caprock Queen Pool, Lea and Eddy Counties, New Mexico, and Applicant further

Chairs

Chairs

11-8-59
Chairs

Case 1802
Commission
Case No. 1000
into a
Commission
Order

requests Commission to set this matter down for hearing before an Examiner at the earliest possible date and that notice of such hearing be published as required by law.

DATED this 18th day of September, 1959.

Respectfully submitted,

JOHN H. TRIGG

By: 
Campbell & Russell
P. O. Box 766
Roswell, New Mexico

His Attorneys