CD - 17 3 20 BEFORE THE OIL CONSERVATION COMMISSION 1 OF THE STATE OF NEW MEXICO 2 3 IN THE MATTER OF THE APPLICATION OF 4 TEXACO INC. TO DUALLY COMPLETE ITS STATE OF NEW MEXICO "BH" NCT-1, WELL 5 106 NO. 3 IN AN UNDESIGNATED WOLFCAMP AND Case No. UNDESIGNATED STRAWN POOL, LEA COUNTY, 6 NEW MEXICO. 7 8 APPLICATION 9 Comes now Texaco Inc. and seeks permission to dually complete its State 10 of New Mexico "BH" NCT-1, Well No. 3 in an undesignated Wolfcamp and undesig-11 nated Strawn Pool set in the  $SW_{\frac{1}{4}}^{\frac{1}{2}}$  of the  $NW_{\frac{1}{4}}^{\frac{1}{2}}$  Section 11, Township 12 S, Range 12 13 32 E, Lea County, New Mexico, and states: 1. In support of the subject application to dually complete the above-14 mentioned well reference is made to Exhibit "A" which is hereby incorporated 15 by reference. 16 The plat showing the location of the lease, the subject well and the 17 2. 18 names and addresses of all known off-set operators is attached hereto marked 19 Exhibit "B" and made a part hereof by reference.

3. That the proposed manner and method of installing the dual completion
is set forth on the diagrammatic sketch attached hereto marked Exhibit "C" and
is made a part hereof by reference.

4. The subject well is presently completed in the East Caprock (Devonian) Pool and is no longer a commercial well. Applicant proposes to plug back and dually complete the well in the Wolfcamp and Strawn formations and produce the two zones through parallel strings of 2 1/16" hydril tubing.

WHEREFORE, Applicant prays that this matter be set down for hearing before an examiner on the first available docket; that notice be given in accordance with law and that the application be granted upon such terms and conditions as

1 her el 15-60 )

GILBERT, WHITE AND GILBERT Attorneys at law santa fe, new mexico may be just and reasonable in the premises.

GILBERT, WHITE AND GILBERT

One of its Attorneys By А