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BEFORE THE OIL CONSERVATION COMMISSION  
OF NEW MEXICO

IN THE MATTER OF THE APPLICATION  
OF CAULKINS OIL COMPANY FOR AN  
AMENDMENT TO THE POOL RULES OF  
THE SOUTH BLANCO-TOCITO OIL POOL,  
RIO ARRIBA COUNTY, NEW MEXICO.

Case No. 2489

A P P L I C A T I O N

Comes now Caulkins Oil Company and applies to the Oil Conservation Commission of New Mexico for an amendment to the provisions of Rule 5 of Order No. R-1191, being the pool rules for the South Blanco-Tocito Oil Pool, Rio Arriba County, New Mexico, and states:

1. That Rule 5 of Order No. R-1191 presently requires a bottom hole pressure test be made semi-annually, in the months of April and October and a report thereof filed with the Commission for each well in the South Blanco-Tocito Oil Pool.

2. That a water injection program is now and for a number of years has been carried on in the South Blanco-Tocito Oil Pool, which injection program has presently reached an advanced stage.

3. That due to the effect of the injection of water in the South Blanco-Tocito Pool at the present time, bottom hole pressure tests have become relatively meaningless, their results being governed to a considerable extent by the water injection program within the vicinity of the well being tested.

WHEREFORE, applicant prays that the provisions of Rule 5 of Order No. R-1191 be amended insofar as said rule requires semi-annual bottom hole pressure tests, and provide, instead, that

bottom hole pressures be taken on all wells in the South Blanco-Tocito Oil Pool annually, during the month of October of each year.

Applicant further prays that this application be set for hearing before the Oil Conservation Commission or its duly appointed examiner, and that after notice and hearing as required by law, the Commission enter its order granting the relief prayed for.

Respectfully submitted,

CAULKINS OIL COMPANY

BY Jason W. Kellahin

KELLAHIN & FOX

P. O. Box 1713

Santa Fe, New Mexico

ATTORNEYS FOR APPLICANT