#THORE FOR ONE SCHOOLSTON OF THE

OF THE STATE OF NEW MEXICO

IN THE MATTER OF THE APPLICATION OF 1853 MAR 11 AM 8:30 PERMISSION TO LONDUCT INTERFERENCE TESTS IN THE OUT CENTER ALL CORRY POOL, LEA COUNTY NEW MARLOO, INCLUDING THE TRANSFER OF ALLOWABLES DETWEEN WELLS DURING

SUCH TEST

Vac 2184

AFPLICATION

Comes now applicant, Continental Oil Company, and respectfully requests permission to conduct interference tests and to transfer altomables of wells in the Oil Center Blinebry Pool and in support thereof would show:

- That the applicant is operator and co-owner of the Meyer B-4 Lease comprised of lots 1, 2, 3, 6, 7, 8, 9, 10, 11, 14, 15, and 16 and the SE/4 and the E/2 of the SW/4 of Sec. 4, T-21S and R-36E.
- That the Commission, on January 16, 1963, entered order no. R=2408 establishing temporary 80-acre spacing units on an alternate 40-acre pattern for a period of one year.
- That applicant, in conformance with order no. R=2408. has completed argen wells in the Oil Center Blinebry Pool on this property, sin of which are capable of top allowable production.
- that applycant desires to shutein all wells in the pool for a period of approximately seven days to achieve reservoir equilibrium stessure and then; leave one of said wells shutein for a period not to exceed an additional ninety days to observe pressure behavior.
- 5. That, in order to maintain income and hasten occurrence of interference withdrawals from the reservoir should be maintained at normal rates which would require transfer of allowables between wells.
- 6. That the proposed procedure is in the interest of conservation and the prevention of waste,

Wherefore, applicant respectfully prays that this application be set for hearing before the Commission's duly appointed examiner and that upon hearing on order be entered granting applicant permission to conduct interference tests in the Oil Center Blinebry Pool as described above,

ILLEGIBLE

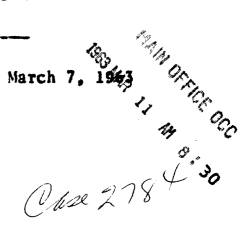
Respectfully submitted,

Wm

Division Superintendent

BEFORE THE OIL CONSERVATION COMMISSION OF THE STATE OF NEW MEXICO

IN THE MATTER OF THE APPLICATION OF CONTINENTAL OIL COMPANY FOR PERMISSION TO CONDUCT INTERFERENCE TESTS IN THE OIL CENTER BLINEBRY POOL, LEA COUNTY, NEW MEXICO, INCLUDING THE TRANSFER OF ALLOWABLES BETWEEN WELLS DURING SUCH TEST



APPLICATION

Comes now applicant, Continental Oil Company, and respectfully requests permission to conduct interference tests and to transfer allowables of wells in the Oil Center Blinebry Pool and in support thereof would show:

- 1. That the applicant is operator and co-owner of the Meyer B-4 Lease comprised of lots 1, 2, 3, 6, 7, 8, 9, 10, 11, 14, 15, and 16 and the SE/4 and the E/2 of the SW/4 of Sec. 4, T-21S and R-36E.
- 2. That the Commission, on January 16, 1963, entered order no. R-2408 establishing temporary 80-acre spacing units on an alternate 40-acre pattern for a period of one year.
- 3. That applicant, in conformance with order no. R-2408, has completed seven wells in the Oil Center Blinebry Pool on this property, six of which are capable of top allowable production.
- 4. That applicant desires to shut-in all wells in the pool for a period of approximately seven days to achieve reservoir equilibrium pressure and then, lease one of said wells shut-in for a period not to exceed an additional ninety days to observe pressure behavior.
- 5. That, in order to maintain income and hasten occurrence of interference, withdrawals from the reservoir should be maintained at normal rates which would require transfer of allowables between wells.
- 6. That the proposed procedure is in the interest of conservation and the prevention of waste.

Wherefore, applicant respectfully prays that this application be set for hearing before the Commission's duly appointed examiner and that upon hearing an order be entered granting applicant permission to conduct interference tests in the Oil Center Blinebry Pool as described above.

Respectfully submitted,

Wm. A. Mead
Division Superintendent