

BEFORE THE OIL CONSERVATION COMMISSION
OF THE STATE OF NEW MEXICO

RECEIVED
OCT 10 1968

IN THE MATTER OF THE APPLICATION)
OF DALPORT OIL CORPORATION FOR AN)
EXCEPTION TO ORDER R-3221-C, CASE)
3807, ENTERED SEPTEMBER 10, 1968,)
TO PERMIT THE DISPOSAL OF SALT)
WATER PRODUCED FROM THE DALPORT)
NO. 2 AMCO FEDERAL WELL IN THE)
SW $\frac{1}{4}$ NW $\frac{1}{4}$ SECTION 31, TOWNSHIP 14)
SOUTH, RANGE 30 EAST, N.M.P.M.,)
CHAVES COUNTY, NEW MEXICO, INTO)
A PIT LOCATED APPROXIMATELY 2,640)
FEET FNL AND 660 FEET FWL OF SAID)
SECTION 31, IN THE DOUBLE L FIELD)
_____)

Case No. 4230

APPLICATION

COMES NOW Dalport Oil Corporation, a Texas corporation (Dalport), authorized to transact business in the State of New Mexico, and states:

1. Dalport is the operator of a producing oil well in the SW $\frac{1}{4}$ NW $\frac{1}{4}$ Section 31, Township 14 South, Range 30 East, N.M.P.M., which well produces oil and associated hydrocarbons from the Queen Formation in the Double L Field in Chaves County, New Mexico; in addition to oil, said well produces approximately 50 barrels of salt water per day. Dalport is also the operator of four additional producing wells in the Double L Field. The well in question is known as the Dalport No. 2 AMCO Federal Well.

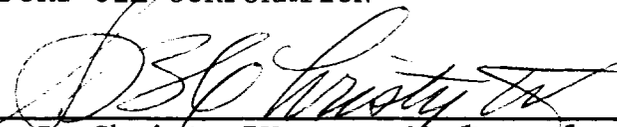
2. Dalport has previously obtained temporary authority from the Commission to dispose of salt water produced from said well into a pit located approximately 2,640 feet FNL and 660 feet FWL of said Section 31, which temporary authority expires October 1, 1969.

3. It is the information and belief of Dalport that there are no fresh water bearing formations in the area of said well and pit which might be contaminated by the continued disposal of salt water from said well into said pit and that no correlative rights would be violated as a result of such continuation. That in order to prevent waste without the violation of correlative rights of any interested party Dalport should be granted authority to continue to dispose of salt water produced from said well into said pit as an exception to Order R-3221-C, Case No. 3807, entered by the Commission September 10, 1968.

WHEREFORE, Dalport Oil Corporation respectfully requests the Commission to set the above matter down for hearing, and after notice and hearing to enter an Order permitting the continued disposition of salt water produced from the Dalport No. 2 AMCO Federal Well into the above described pit and any supplemental amended or substituted pits therefor; and for all proper relief.

DALPORT OIL CORPORATION

By


S. B. Christy IV, as a Member of
the Firm of Hinkle, Bondurant & Christy
P. O. Box 10
Roswell, New Mexico 88201
Attorneys for the Applicant