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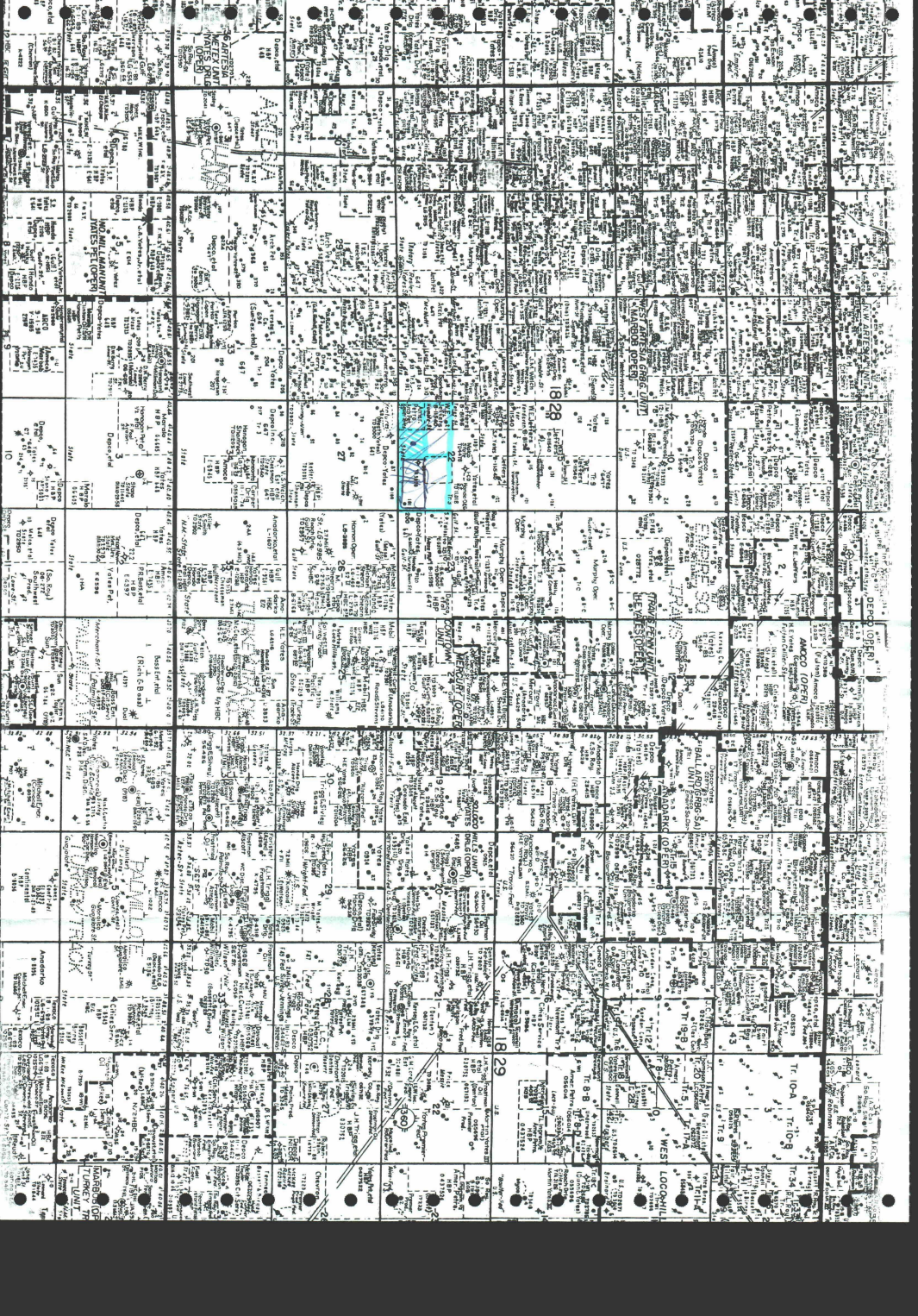
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(SHUGART-PENNSYLVANIAN GAS (SPACING EXCEPTION) POOL - Cont'd.)

- FINDS:
 (1) That due public notice having been given as required by law, the Commission has jurisdiction of this cause and the subject matter thereof.
- (2) That the applicant herein, Texas Oil & Gas Corporation, proposes to drill a Pennsylvanian gas test well in the NE/4 of Section 33, Township 18 South, Range 31 East, NMPM, Eddy County, New Mexico, dedicating thereto the E/2 of said Section
- (3) That said well would be located within one mile of the outer boundary of the Shugart-Pennsylvanian Gas Pool, and would therefore be subject to the Commission rules applicable to said pool.
- (4) That said Shugart-Pennsylvanian Gas Pool was created and designated by the Commission by Order No. R-1179, effective June 1, 1958.
- (5) That by Commission Order No. R-2707, dated May 25, 1964, Rule 104 of the Commission Rules and Regulations was amended to provide that all gas pools of Pennsylvanian age or older in Southeast New Mexico which were created and defined June 1, 1964, or later shall have 320-acre spacing and proration units, inasmuch as it was found that in Southeast New Mexico,..."a gas well completed in the Pennsylvanian formation or a deeper formation will efficiently and economically drain and develop a 320-acre tract."
- (6) That the applicant in the instant case seeks the promulgation of rules including a provision for 320-acre spacing for the Shugart-Pennsylvanian Gas Pool in Eddy County, New Mexico, inasmuch as that pool was excluded from the provisions of Order No. R-2707, because it was created and defined prior to the cut-off date of June 1, 1964.
- (7) That the operator of all wells currently producing from said Shugart-Pennsylvanian Gas Pool appeared and objected to the promulgation of 320 acre spacing rules for said pool, but waived objection to limiting the application of the present 160-acre spacing rules to wells located within the boundaries of said pool as they now exist.
- (8) That such limitation of the application of the pool rules would preserve the integrity of the current acreage dedication pattern for the existing wells in the Shugart-Pennsylvanian Gas Pool, and would also allow the applicant to develop its acreage outside the boundaries of said pool in accordance with the present rules applicable to Pennsylvanian gas wells in Southeast New Mexico.
- (9) That limitation of the application of the present 160-acre spacing rules to wells located within the boundaries of the Shugart-Pennsylvanian Gas Pool as they now exist will not cause waste nor impair correlative rights, and should be approved.

IT IS THEREFORE ORDERED:

(1) That the 160-acre spacing rules applicable to the Shugart-Pennsylvanian Gas Pool shall be effective only insofar as they apply to the following described lands in Eddy County, New

TOWNSHIP 18 SOUTH, RANGE 31 EAST, NMPM Section 26: S/2 Section 27: E/2

Section 34: NE/4

(2) That jurisdiction of this cause is retained for the entry of such further orders as the Commission may deem necessary.

DONE at Santa Fe, New Mexico, on the day and year hereinabove designated.

TRAVIS-UPPER PENNSYLVANIAN POOL Eddy County, New Mexico

Order No. R-5643, Creating and Adopting Temporary Operating Rules for the Travis-Upper Pennsylvanian Pool, Eddy County, New Mexico, February 14, 1978.

Order No. R-5643-A, May 2, 1979, makes permanent the temporary rules adopted in Order No. R-5643.

Application of Harvey E. Yates Co. for Pool Creation and Special Pool Rules, Eddy County, New Mexico.

CASE NO. 6072 Order No. R-5643

ORDER OF THE COMMISSION

BY THE COMMISSION: This cause came on for hearing at 9 a.m. on November 16, 1977, at Santa Fe, New Mexico, before Examiner Richard L. Stamets.

NOW, on this 14th day of February, 1978, the Commission, a quorum being present, having considered the testimony, the record, and the recommendations of the Examiner, and being fully advised in the premises,

FINDS:

- (1) That due public notice having been given as required by law, the Commission has jurisdiction of this cause and the subject matter thereof.
- (2) That the applicant, Harvey E. Yates Co., seeks the creation of a new oil pool for Upper Pennsylvanian production in Eddy County, New Mexico.
- That the applicant also seeks the promulgation of special rules for said pool, including a provision for 80-acre proration
- (4) That the evidence presently available indicates that applicant's Travis Deep Well No. 2, located in Unit G of Section 13, Township 18 South, Range 28 East, Eddy County, New Mexico, has discovered a separate common source of supply which should be designated the Travis-Upper Pennsylvanian Pool; that the vertical limits of said pool should be the Upper Pennsylvanian formation and that the horizontal limits of said pool should be as follows:

TOWNSHIP 18 SOUTH, RANGE 28 EAST, NMPM Section 13: NE/4

- (5) That in order to prevent the economic loss caused by the drilling of unnecessary wells, to avoid the augmentation of risk arising from the drilling of an excessive number of wells, to prevent reduced recovery which might result from the drilling of too few wells, and to otherwise prevent waste and protect correlative rights, temporary special rules and regulations providing for 80-acre spacing units should be promulgated for the Travis-Upper Pennsylvanian Pool.
- (6) That the temporary special rules and regulations should provide for limited well locations in order to assure orderly development of the pool and protect correlative rights.
- (7) That the temporary special rules and regulations should be established for a one-year period in order to allow the operators in the subject pool to gather reservoir information to establish the area that can be efficiently and economically drained and developed by one well.

(TRAVIS-UPPER PENNSYLVANIAN POOL - Cont'd.)

(8) That this case should be reopened at an examiner hearing in March, 1979, at which time the operators in the subject pool should be prepared to appear and show cause why the Travis-Upper Pennsylvanian Pool should not be developed on 40-acre spacing units.

IT IS THEREFORE ORDERED:
(1) That a new pool in Eddy County, New Mexico, classified as an oil pool for Upper Pennsylvanian production, is hereby created and designated the Travis-Upper Pennsylvanian Pool, with vertical limits comprising the Upper Pennsylvanian formation, and horizontal limits comprising the following-described area: described area:

TOWNSHIP 18 SOUTH, RANGE 28 EAST, NMPM Section 13: NE/4

(2) That temporary Special Rules and Regulations for the Travis-Upper Pennsylvanian Pool, Eddy County, New Mexico, are hereby promulgated as follows:

SPECIAL RULES AND REGULATIONS FOR THE TRAVIS-UPPER PENNSYLVANIAN POOL

- RULE 1. Each well completed or recompleted in the Travis-RULE I. Each well completed or recompleted in the Iravis-Upper Pennsylvanian Pool or in the Upper Pennsylvanian formation within one mile thereof, and not nearer to or within the limits of another designated Upper Pennsylvanian oil pool, shall be spaced, drilled, operated, and produced in accordance with the Special Rules and Regulations hereinafter set forth.
- RULE 2. Each well shall be located on a standard unit containing 30 acres, more or less, consisting of the N/2, S/2, E/2, or W/2 of a governmental quarter section; provided however, that nothing contained herein shall be construed as prohibiting the drilling of a well on each of the quarter-quarter sections in the unit.
- RULE 3. The Secretary-Director of the Commission may grant an exception to the requirements of Rule 2 without notice and hearing when an application has been filed for a nonstandard unit comprising a governmental quarter-quarter section or lot, or the unorthodox size or shape of the tract is due to a variation in the legal subdivision of the United States Public Land Surveys. All operators offsetting the proposed nonstandard unit shall be notified of the application by registered or certified mail, and the application shall state that such notice has been furnished. The Secretary-Director may approve the application upon receipt of written waivers from all offset operators or if no offset operator has entered an objection to the formation of the non-standard unit within 30 days after the Secretary-Director has received the application. RULE 3. The Secretary-Director of the Commission may
- RULE 4. Each well shall be located within 150 feet of the center of a governmental quarter-quarter section or lot.

- RULE 5. The Secretary-Director may grant an exception to the requirements of Rule 4 without notice and hearing when an application has been filed for an unorthodox location necessitated by topographical conditions or the recompletion of a well previously drilled to another horizon. All operators offsetting the proposed location shall be notified of the application by registered or certified mail, and the application shall state that such notice has been furnished. The Secretary-Director may approve the application upon receipt of written waivers from all operators offsetting the proposed location or if no objection to the unorthodox location has been entered within 20 days after the Secretary-Director has received the application.
- RULE 6. Top unit allowable for a standard proration unit (79 through 81 acres) shall be based on a depth bracket allowable of 355 barrels per day, and in the event there is more than one well on an 80-acre proration unit, the operator may produce the allowable assigned to the unit from the wells on the unit in any proportion.

The allowable assigned to a non-standard proration unit shall bear the same ratio to a standard allowable as the acreage in such non-standard unit bears to 80 acres.

IT IS FURTHER ORDERED:

- (1) That the locations of all wells presently drilling to or completed in the Travis-Upper Pennsylvanian Pool or in the Upper Pennsylvanian formation within one mile thereof are hereby approved; that the operator of any well having an unorthodox location shall notify the Artesia District office of the Commission in writing of the name and leaving and the commission in writing of the name and leaving and the commission in writing of the name and leaving of the commission in writing of the name and leaving of the commission in writing of the name and leaving of the commission in writing of the name and leaving of the commission in writing of the name and leaving of the commission in writing of the name and leaving of the commission in writing of the name and leaving of the commission in th Commission in writing of the name and location of the well on or before April 1, 1978.
- (2) That, pursuant to Paragraph A. of Section 65-3-14.5, NMSA 1953, contained in Chapter 271, Laws of 1969, existing wells in the Travis-Upper Pennsylvanian Pool shall have dedicated thereto 80 acres in accordance with the foregoing pool rules; or, pursuant to Paragraph C. of said Section 65-3-14.5, existing wells may have non-standard spacing or proration units established by the Commission and dedicated thereto.

Failure to file new Forms C-102 with the Commission dedicating 80 acres to a well or to obtain a non-standard unit dedicating 80 acres to a well or to obtain a non-standard unit approved by the Commission within 60 days from the date of this order shall subject the well to cancellation of allowable. Until said Form C-102 has been filed or until a non-standard unit has been approved, and subject to said 60-day limitation, each well presently drilling to or completed in the Travis-Upper Pennsylvanian Pool or in the Upper Pennsylvanian formation within one mile thereof shall receive no more than one half of a within one mile thereof shall receive no more than one half of a standard allowable for the pool.

- (3) That this case shall be reopened at an examiner hearing in March, 1979, at which time the operators in the subject pool should be prepared to appear and show cause why the Travis-Upper Pennsylvanian Pool should not be developed on 40-acre spacing units.
- (4) That jurisdiction of this cause is retained for the entry of such further orders as the Commission may deem necessary.

DONE at Santa Fe, New Mexico, on the day and year hereinabove designated.

State of New Mexico ENERGY, MINERALS and NATURAL RESOURCES DEPARTMENT Santa Fe, New Mexico 87505



BRUCE KING GOVERNOR DRUG FREE

ANITA LOCKWOOD CABINET SECRETARY

MATTHEW BACA DEPUTY SECRETARY

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November 15, 1991

HINKLE, COX, EATON,
COFFIELD & HENSLEY
Attorneys at Law
500 Marquette, NW
Suite 740
Albuquerque, New Mexico 87102

RE:

CASE NO. 10410 and 10411 ORDER NO. R-9611 and R-9612

Dear Sir:

Enclosed herewith are two copies of each of the above-referenced Division orders recently entered in the subject cases.

Sincerely,

Florene Davidson OC Staff Specialist

FD/sl

cc:

BLM - Carlsbad

T. Kellahin W. Carr

VILLAGRA BUILDING - 408 Galisteo

Forestry and Resources Conservation Division P.O. Box 1948 87504-1948 827-5830

Park and Recreation Division P.O. Box 1147 87504-1147 827-7465 2040 South Pacheco

Office of the Secretary 827-5950

Administrative Services 827-5925 LAND OFFICE BUILDING - 310 Old Santa Fe Trail

Oil Conservation Division P.O. Box 2088 87504-2088 827-5800

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GAPY D. COMPTON'
MICHAEL A GROSS
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November 25, 1991

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(915) 683-4691 FAX (915) 683-6518

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218 MONTEZUMA POST OFFICE BOX 2068 SANTA FE, NEW MEXICO 87504 (505) 982-4554 FAX (505) 982-8623

*NOT LICENSED IN NEW MEXICO

Ms. Florene Davidson Oil Conservation Division P.O. Box 2088 Santa Fe, NM 87504

Dear Florene:

Please file the enclosed affidavit in the file for Case No. 10,411. Thank you.

Very truly yours,

HINKLE, COX, EATON, COFFIELD &

HENSLEY

James Bruce

JB:le

BEFORE THE NEW MEXICO OIL CONSERVATION DIVISION

APPLICATION OF PANTERA ENERGY COMPANY FOR COMPULSORY POOLING, EDDY COUNTY, NEW MEXICO.

No. 10,411

RECEIVED

AFFIDAVIT REGARDING NOTICE

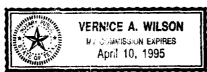
14 1 to 1991 OIL CONSERVATION DIVISION

STATE OF TEXAS)ss. COUNTY OF POTTER

Juanita Hartman, being duly sworn upon her oath, deposes and states:

- I am over the age of 18 and have personal knowledge of the matters stated herein.
 - I am the landman for Applicant herein.
- Applicant has conducted a good faith, diligent effort to find the correct address of interest owners entitled to receive notice of the Application herein.
- Notice of the Application was provided to the interest owners at their correct addresses by mailing them, by certified mail, a copy of the Application. Copies of the notice letters and certified return receipts are attached hereto as Exhibit A.
- The notice provisions of Rule 1207 have been complied with.

Subscribed and	d sworn to before me this $\underline{/9^{t\hat{h}}}$ day of 1991, by Juanita Hartman.
My commission expires:	Notary Public
4/.c/45	









October 4, 1991

ARCO OIL AND GAS COMPANY ATTENTION: PADRICK PICKNEY P.O. BOX 1610 MIDLAND, TX 79702

CERTIFIED MAIL
RETURN RECEIPT REQUESTED

RE: TURKEY TRACK PROSPECT S/2 SECTION 22-18S-28E EDDY COUNTY, NEW MEXICO

Gentlemen:

Enclosed for your information is a copy of an Application for Compulsory Pooling of the S/2 of Section 22, Township 18 South, Range 28 East, Eddy County, New Mexico, which is being filed with the New Mexico Oil Conservation Division by James Bruce of the Hinkle, Cox, Eaton, Coffield & Hensley Law Firm out of Albuquerque, New Mexico on behalf of Pantera Energy Company. Records indicate that you own a leasehold interest in the S/2 of Section 22. This Application will be heard by the Oil Conservation Division on Thursday, November 7, 1991 at 8:15 a.m., at the Division's offices at 310 Old Santa Fe Trail, Santa Fe, New Mexico 87501. Failure to appear at that time will preclude you from contesting this matter at a later date.

Very truly yours,

Juanita Hartman

Landman

/jmh

encl.

SENDER: Complete items 1 and 2 when additional 3 and 4. Put your address in the "RETURN TO" Space on the reverse from being returned to you. The return receipt fee will provide the date of delivery. For additional fees the following service and check box(es) for additional service(s) requested. 1.XXXShow to whom delivered, date, and addressee's acceptable.	side. Failure to do this will prevent this card you the name of the person delivered to and s are available. Consult postmaster for fees
3. Article Addressed to: ARCO OIL AND GAS COMPANY ATTENTION: PADRICK PICKNEY P.O. BOX 1610 MIDLAND, TX 79702	4. Article Number P476 201 593 Type of Service: Registered Insured XXCettified COD Express Mail Return Receipt for Merchandise Always obtain signature of addressee or agent and DATE DELIVERED.
5. Signature Addressee X 6. Signature Agent X/AMM	8. Addressee's Address (ONLY if requested and fee paid)

STICK POSTAGE STAMPS TO ARTICLE TO COVER FIRST CLASS POSTAGE, CERTIFIED MAIL FEE, AND CHARGES FOR ANY SELECTED OPTIONAL SERVICES. (200 front)

- If you want this receipt postmarked, stick the gummed stub to the right of the return address leaving the receipt attached and present the article at a post office service window or hand it to your rural carrier.
- 2. If you do not want this receipt postmarked, stick the gummed stub to the right of the return address of the article, date, detach and relain the receipt, and mail the article.
- 3. If you want a return receipt, write the certified mail number and your name and address on a return receipt card, Form 3811, and attach it to the front of the article by means of the gummed ends if space permits. Otherwise, affix to back of article, Endorse front of article RETURN RECEIPT REQUESTED adjacent to the number.
- 4. If you want delivery restricted to the addressee, or to an authorized agent of the addressee, endorse RESTRICTED DELIVERY on the front of the article.
- 5. Enter fees for the services requested in the appropriate spaces on the front of this receipt. If return receipt is requested, check the applicable blocks in item 1 of Form 3811.





October 4, 1991

ORYX ENERGY COMPANY ATTENTION: ALAN BEERS P.O. BOX 2880 DALLAS, TX 75221-2880 ...

> CERTIFIED MAIL RETURN RECEIPT REQUESTED

RE: TURKEY TRACK PROSPECT S/2 SECTION 22-18S-28E EDDY COUNTY, NEW MEXICO

Gentlemen:

Enclosed for your information is a copy of an Application for Compulsory Pooling of the S/2 of Section 22, Township 18 South, Range 28 East, Eddy County, New Mexico, which is being filed with the New Mexico Oil Conservation Division by James Bruce of the Hinkle, Cox, Eaton, Coffield & Hensley Law Firm out of Albuquerque, New Mexico on behalf of Pantera Energy Company. Records indicate that you own a leasehold interest in the S/2 of Section 22. This Application will be heard by the Oil Conservation Division on Thursday, November 7, 1991 at 8:15 a.m., at the Division's offices at 310 Old Santa Fe Trail, Santa Fe, New Mexico 87501. Failure to appear at that time will preclude you from contesting this matter at a later date.

Very truly yours,

Juanita Hartman

Landman

/jmh

encl.

F	Posimark or Date	TOTAL Postage and Fees	Return Receipt showing to whom. Date, and Address of Delivery	Return to whor	Restricted Delivery Fee	Special Delivery Fee	Cenitied Fee	Postage	P.O. SIABATIAÇOS TX	Street and P.O. BOX 2880	K	RECEIPT FOR CERTIFIED MANUSCRIPT FOR INSURANCE COVERAGE PROVIDED NOT FOR INTERNATIONAL MAIL (See Reverse)	
		S	whom.	ä						880	GY COMPANY	IFIED MAIL E PROVIDED AL MAIL	=

SENDER: Complete items 1 and 2 when additional services are desired, and complete items 3 and 4. Put your address in the "RETURN TO" Space on the reverse side. Failure to do this will prevent this card from being returned to you. The return receipt fee will provide you'the name of the person delivered to and the date of delivery. For additional fees the following services are available. Consult postmaster for fees and check box(es) for additional service(s) requested. 1. XX Show to whom delivered, date, and addressee's address. 2. Restricted Delivery (Extra charge)		
3. Article Addressed to: ORYX ENERGY COMPANY ATTENTION: ALAN BEERS P.O. BOX 2880 DALLAS, TX 75221-2880	4. Article Number P 476 201 596 Type of Service: Registered COD Express Mail Always obtain signature of addressee or agent and DATE DELIVERED.	
5. Signature — Addressee X 6. Signature — Agent X 7. Date of Delivery CT 07 1991	8. Addressee's Address (ONL) if requested and fee paid)	





October 4, 1991

YATES PETROLEUM CORPORATION
ATTENTION: ROB BULLOCK
YATES BUILDING
105 SOUTH FOURTH
ARTESIA, NM 88210

CERTIFIED MAIL
RETURN RECEIPT REQUESTED

RE: TURKEY TRACK PROSPECT S/2 SECTION 22-18S-28E EDDY COUNTY, NEW MEXICO

Gentlemen:

Enclosed for your information is a copy of an Application for Compulsory Pooling of the S/2 of Section 22, Township 18 South, Range 28 East, Eddy County, New Mexico, which is being filed with the New Mexico Oil Conservation Division by James Bruce of the Hinkle, Cox, Eaton, Coffield & Hensley Law Firm out of Albuquerque, New Mexico on behalf of Pantera Energy Company. Records indicate that you own a leasehold interest in the S/2 of Section 22. This Application will be heard by the Oil Conservation Division on Thursday, November 7, 1991 at 8:15 a.m., at the Division's offices at 310 Old Santa Fe Trail, Santa Fe, New Mexico 87501. Failure to appear at that time will preclude you from contesting this matter at a later date.

Very truly yours,

Juanita Hartman

Landman

/jmh

encl.

SENDER: Complete items 1 and 2 when additional services are desired, and complete items 3 and 4. Put your address in the "RETURN TO" Space on the reverse side. Failure to do this will prevent this card from being returned to you. The return receipt fee will provide you the name of the person delivered to and the date of delivery. For additional fees the following services are available. Consult postmaster for fees and check box(es) for additional service(s) requested. 1XX Show to whom delivered, date, and addressee address. 2. Restricted Delivery (Extra charge)		
3 Article Addressed to: YATES PETROLEUMS CORPORATION ATTENTION: ROB BULLOCK YATES BUILDING 105 SOUTH FOURTH ARTESIA, NM 88210	4. Article Number P 476 201 595 Type of Service: Registred COD Express Mall. COD Express Mall. Always pobtain signature of addressee or agent and DATE DELIVERED.	
5. Signature — Addressee X 65 Inature — Agent X 7. Date of Delivery	8. Addressee's Address (ONLY if requested and fee paid)	
PS Form 3811, Apr. 1989 *U.S.G.P.O. 1989-238-81	5 DOMESTIC RETURN RECEIPT	

Serito YATES PETROLEUM CORP. SMAUGEMENTION: ROB BULLCK RECEIPT FOR CERTIFIED MAIL.
NO INSURANCE COVERGE ARROYDED
NOT FOR INTERNATIONAL MAIL.
(See Reverse) P 476 201 595 P.9.6'5° SOUTEDING Return Receipt showing to whom. Date, and Address of Delivery Return Receipt showing to whom and Date Delivered Poshstresia, NM TOTAL Postage and Fees Restricted Delivery Fee Special Delivery Fee Postmark or Date Certified Fee

SSS-855-08-01 1989-234-555

PS Form 3800, June 1985





October 4, 1991

MARATHON OIL COMPANY ATTENTION: RANDAL WILSON P.O. BOX 552 MIDLAND, TX 79702

CERTIFIED MAIL
RETURN RECEIPT REQUESTED

RE: TURKEY TRACK PROSPECT
S/2 SECTION 22-18S-28E
EDDY COUNTY, NEW MEXICO

Gentlemen:

Enclosed for your information is a copy of an Application for Compulsory Pooling of the S/2 of Section 22, Township 18 South, Range 28 East, Eddy County, New Mexico, which is being filed with the New Mexico Oil Conservation Division by James Bruce of the Hinkle, Cox, Eaton, Coffield & Hensley Law Firm out of Albuquerque, New Mexico on behalf of Pantera Energy Company. Records indicate that you own a leasehold interest in the S/2 of Section 22. This Application will be heard by the Oil Conservation Division on Thursday, November 7, 1991 at 8:15 a.m., at the Division's offices at 310 Old Santa Fe Trail, Santa Fe, New Mexico 87501. Failure to appear at that time will preclude you from contesting this matter at a later date.

Very truly yours,

Juanita Hartman

Landman

/jmh

encl.

RECEIPT FOR CERTIFIED MAIL
NO INSURANCE COVERAGE PROVIDED
NOT FOR INTERNATIONAL MAIL
(See Reverse)

SMARATHON OIL COMPANY SAUTA NO RANDAL WILSON 79702 Return Receipt showing to whom. Date, and Address of Delivery Return Receipt showing to whom and Date Delivered P.O. BOX 552 PAT DELEVINE PLOY TOTAL Postage and Fees Restricted Delivery Fee Special Delivery Fee Postmark or Date Certified Fee Postage PS Form 3800, June 1985 % ICS.C.P.O. 1989-234-555

SENDER: Complete items 1 and 2 when additional s 3 and 4.	·	
Put your address in the "RETURN TO" Space on the reverse side. Failure to do this will prevent this card from being returned to you. The return receipt fee will provide you the name of the person delivered to and the date of delivery. For additional fees the following services are available. Consult postmaster for fees and check box(es) for additional service(s) requested. 1 XX Show to whom delivered, date, and addressee's address. 2. Restricted Delivery (Extra charge)		
3. Article Addressed to:	4. Article Number	
MARATHON OIL COMPANY)	
ATTENTION: RANDAL WILSON	Type of Service:	
P.O. BOX 552	Registerator I Insured	
MIDLAND, TX 79702	Cortified COD Express Mail Return Receipt for Merchandise	
	Always obtain signature of addressee or agent and DATE DELIVERED.	
5. Signature - Addressee	8. Addressee's Address (ONLY if	
x	requested and fee paid)	
6. Signature – Agent		
Mammy Edutard	1	
7. Date of Delivery		
	1	

223-A55-6861 .O.A.D.2.U.4

Return Receipt showing to whom. Date, and Address of Delivery

TOTAL Postage and Fees

Postmark or Date

PS: vm 3800, June 1985

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SENDER: Complete items 1 and 2 when additional s	services are desired, and complete items	
Put your address in the "RETURN TO" Space on the reverse side. Failure to do this will prevent this card from being returned to you. The return receipt fee will provide you the name of the person delivered to and the date of delivery. For additional fees the following services are available. Consult postmaster for fees and check box(es) for additional service(s) requested. 1x xx Show to whom delivered, date, and addressee's address. 2. Restricted Delivery (Extra charge)		
3. Article Addressed to: EXXON COMPANY USA	4. Article Number P 476 201 594	
P.O. BOX 1600 MIDLAND, TX 79702-1600	Type of Service: Registered Insured Contilled COD Express Mail Return Receipt for Merchandise	
	Always obtain signature of addressee or agent and DATE DELIVERED.	
5. Signature — Addressee X	8. Addressee's Address (ONLY if requested and fee paid)	
6. Signature Agent X / Ga'w 7. Date of Delivery ACT - 8 1991	1	

State of New Mexico ENERGY, MINERALS and NATURAL RESOURCES DEPARTMENT Santa Fe. New Mexico 87505



DRUG FREE

BRUCE KING GOVERNOR January 14, 1992

ANITA LOCKWOOD CABINET SECRETARY MATTHEW BACA DEPUTY SECRETARY.

Mr. James Bruce
Hinkle, Cox, Eaton,
Coffield & Hensley
Attorneys at Law
500 Marquette N.W.
Suite 800
Albuquerque, New Mexico 87102-2121

Dear Mr. Bruce:

Based upon your letter of January 10, 1992, and in accordance with the provisions of Division Order No. R-9612, Pantera Energy Company is hereby granted an extension of time in which to drill the well on the unit pooled by said order until April 15, 1992.

Sincerely,

WILLIAM J. LEMA Director

WJL/fd

cc: Case No. 10411

OCD - Artesia District Office

VILLAGRA BUILDING - 408 Galisteo

Forestry and Resources Conservation Division
P.O. Box 1948 87504-1948
827-5830
Park and Recognition Division

Park and Recreation Division P.O. Box 1147 - 87504-1147 827-7465 2040 South Pacheco

Office of the Secretary 827-5950

Administrative Services 827-5925

Energy Conservation & Management 827-5900 Minima and Minerals LAND OFFICE BUILDING - 310 Old Santa Fe Trail

Od Conservation Division P.O. Bc x 2088 - 87504-2088 827-5800 HINKLE, COX, EATON, COFFIELD & HENELLY IN DIVISION

ATTORNEYS AT LAW

LEWIS C COX
PAUL W EATON
CONRAD E COFFIELD
HAROLD L HENSLEY JR
STUART D SHANOR
ERIC D LANPHERE
C D MARTIN
PAUL J KELLY JR.
MARSHALL G MARTIN
OWEN M LOPEZ
DOUGLAS L LUNSFORD
JOHN J KELLY THOMAS D HAINES, JR
FRANKLIN H MCCALLUM*
GPEGORY J NIBERT
DAVID T. MARKETTE*
MARK C DOW
KAREN M RICHARDSON*
FRED W SCHWENDIMANN
JAMES M HUDSON
JEFFREY S. BAIRD*
PATRICIA'A MORRIS
MACDONNELL GORDON
REBECCA NICHOLS JOHNSON
WILLIAM P JOHNSON THOMAS D HAINES, JR. JOHN J KELLY T CALDER EZZELL, JR. WILLIAM B BURFORD'
RICHARD R WILFONG'
THOMAS J MERBIDE
STEVEN D ARMOLD
JAMES J WECHSLER
NANCY S CUSACK
JEFFREY L FORNACIARI
JEFFREY D HEWETT
JAMES BRUCE
JERRY F SHACKELFORD'
JEFREY W HELLBERG'
ALBERT L PITTS
THOMAS M HNASKO
JOHN C CHAMBERS' WILLIAM B BURFORD

JOHN C. CHAMBERS*

*NOT LICENSED IN NEW MEXICO

GARY D COMPTON* MICHAEL A. GROSS

STANLEY K KOTOVSKY, JR BETTY H LITTLE*
RUTH S MUSGRAVE RUTH 5 MUSGRAVE
HOWARD R THOMAS
ELLEN 5 CASEY
5 BARRY PAISNER
MARGARET CARTER LUDEWIG
MARTIN MEYERS
GREGORY S WHEELER
ANDREW J. CLOUTIER
JAMES A GILLESPIE
GARY W. LARSON
S'EPHANIE LANDRY
JOHN R. KUILSETH JR JOHN R. KULSETH, JR. LISA K SMITH* JAMES K SCHUSTER*

500 MARQUETTE N.W., SUITE 800 ALBUQUERQUE, NEW MEXICO BY 62 13

(505) 768-1500

FAX (505) 768-1529

OF COUNSEL
O. M. CALHOUN*
MACK EASLEY
JOE W. WOOD
RICHARD S. MORR

CLARENCE E. HINKLE (1901-1985) W. E. BONDURANT, JR. (1913-1973) ROY C. SNODGRASS, JR. (1914-1987

January 10, 1992

RE ED 700 UNITED BANK PLAZA POST OFFICE BOX IO

2800 CLAYDESTA NATIONAL BANK BUILDING POST OFFICE BOX 3580 MIDLAND, TEXAS 79702 (915) 683-4691

FAX (915) 683-6518

1700 TEAM BANK BUILDING POST OFFICE BOX 9238 AMARILLO TEXAS 79105 (806) 372-5569 FAX (806) 372-9761

218 MONTEZUMA POST OFFICE BOX 2068 SANTA FE, NEW MEXICO 87504 (505) 982-4554 FAX (505) 982-8623

Case 10411

Mr. William Lemay New Mexico Oil Conservation Division P. O. Box 2088 Santa Fe, New Mexico 87504

letter to

Order No. R-9612 (Application of Pantera Energy Company for Compulsory Pooling, Eddy County)

Dear Mr. Lemay:

The Order in the above case requires Pantera Energy to commence its well on or before February 15, 1992. Pantera Energy hereby requests a sixty day extension in which to commence the Pantera Energy requests the extension in order to continue negotiations and consummate farmouts with the various parties who own interests in the well unit.

Very truly yours,

HINKLE, COX, EATON, COFFIELD &

HENGLEY"

James/Bruce By:

JB:le

cc: Juanita Hartman

State of New Mexico ENERGY, MINERALS and NATURAL RESOURCES DEPARTMENT Santa Fe, New Mexico 87505



Now Process ||||

DRUG FREE ==

No. a State of Prince!

BRUCE KING GOVERNOR April 7, 1992

ANITA LOCKWOOD CABINET SECRETARY MATTHEW BACA DEPUTY SECRETARY

Mr. James Bruce
Hinkle, Cox, Eaton,
Coffield & Hensley
Attorneys at Law
500 Marquette N.W., Suite 800
Albuquerque, New Mexico 87102-2121

Dear Mr. Bruce:

Based upon your letter of Apil 6, 1992, and in accordance with the provisions of Division Order No. R-9612, Pantera Energy Company is hereby granted an additional extension of time in which to begin the well on the unit pooled by said order until June 15, 1992.

This will be the last extension granted for the drilling of the subject well. Should Pantera need additional time in which to begin drilling, it will be necessary to reopen the case at an examiner hearing.

Sincerely,

WILLIAM J. LEMAY Director

WJL/fd

cc: Case Nc. 10411

Oil Conservation Division - Artesia

VILLAGRA BUILDING - 408 Galisteo

Forestry and Resources Conservation Division P.O. Box 1948 - 37504-1948 827-5830

Park and Recreation Div/s on P.O. Box 1147 = 37504-1147 827-7465 2040 South Pacheco

Office of the Secretary 827-5950

Administrative Services 827-5925

Energy Conservation & Management 827-5900

Mining and Minerals

LAND OFFICE BUILDING - 310 Old Santa Fe Trail

Oil Conservation Division P.O. Box 2086 - 87504-2088 327-5800 HINKLE, COX, EATON, COFFIELD & HENSLEY GONSER IN DIVISION RE . ED

ATTORNEYS AT LAW

THOMAS D HAINES, JR FRANKLIN H. MCCALLUM* GREGORY J NIBERT DAVID T MARKETTE* 500 MARQUETTE N.W., SUITE 800 DAVID T MARK MARK C DOW

ALBUQUERQUE, NEW MEXICO 87102-2121

(505) 768-1500 FAX (505) 768-1529

OF COUNSEL O M. CALHOUN*

MACK EASLEY JOE W WOOT

CLARENCE E HINKLE (190H985) W E BONDURANT, JR (1913-1973) ROY C SNODGRASS, JR (1914-1987) 2800 CLAYDESTA NATIONAL BANK BUILDING POST OFFICE BOX 3580 MIDLAND, TEXAS 79702

700 UNITED BANK PLAZA '92 APAOSWELL NEW HOLCO 90205

(505) 622-6510

FAX (505) 623-9332

(915) 683-4691 FAX (915) 683-6518

1700 TEAM BANK BUILDING POST OFFICE BOX 9238 AMARILLO, TEXAS 79105 (806) 372-5569 FAX (806) 372-9761

218 MONTEZUMA POST OFFICE BOX 2068 SANTA FE. NEW MEXICO 87504 (505) 982-4554 FAX (505) 982-8623

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STANLEY K KOTOVSKY, JR

BETTY H L TTLE*
RUTH S MUSGRAVE
HOWARD R THOMAS
ELLEN S CASEY
S BARRY PAISNER

April 6, 1992

Mr. William Lemay New Mexico Oil Conservation Division P. O. Box 2088 Santa Fe, New Mexico 87504

Order No. R-9612 (Application of Pantera Energy Company for Re: Compulsory Pooling, Eddy County, New Mexico)

Dear Mr. Lemay:

The Order in the above case required Pantera Energy to commence its well on or before February 15, 1992. By your letter dated January 14, 1992, you granted an extension of time until April 15, 1992, in order to commence the well. Pantera has now pooled or come to terms with all interest owners in the well However, as is common with many independent operators, Pantera has been trying to sell this prospect to investors. Due to the low gas prices, it has been unable to sell this deal in a timely fashion. Therefore, Pantera requests another 60 day extension in which to commence the well.

Very truly yours,

HINKLE, COX, EATON, COFFIELD &

Muci

HENSLEY -

By: James Bruce

JB:le

cc: Juanita Hartman

· The state of the