Called in by Bill Carr 3/15/86

Memo Florene DAVIDSON OC Staff Specialist

August 6, 1986

To Mesa Grande Resources, fine. Non-Standard Proration Rio arriba County Lots 1, 2, 3, and 4 186.36 acres 18-25N-2W Salley and Dakota formations

Oil Conservation Division Santa Fe, New Mexico 87504-2088 827-5802

CAMPBELL & BLACK, P.A.

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July 25, 1986

Case 8961

HAND DELIVERED

R. L. Stamets, Director
Oil Conservation Division
New Mexico Department of
Energy and Minerals
State Land Office Building
Santa Fe, New Mexico 87501

RECEIVED

JUL 25 1935

OIL CONSERVATION DIVISION

Re: Application of Mesa Grande Resources, Inc. for Approval of Two Non-Standard Proration and Spacing Units, Gavilan-Mancos Oil Pool, Rio Arriba County, New Mexico.

Dear Mr. Stamets:

Enclosed in triplicate is the Application of Mesa Grande Resources, Inc. in the above-referenced case. Mesa Grande Resources, Inc. respectfully requests that this matter be placed on the docket for the Examiner hearings scheduled on August 6, 1986.

Very truly yours,

William F. Carr

WFC/cv enclosures

cc: (w/enclosure)
 Ms. Kathy Michael

BEFORE THE OIL CONSERVATION DIVISION NEW MEXICO DEPARTMENT OF ENERGY AND MINERALS

JUL 25 1986

IN THE MATTER OF THE APPLICATION OF MESA GRANDE RESOURCES, INC. FOR APPROVAL OF TWO NON-STANDARD PRORATION AND SPACING UNITS, GAVILAN-MANCOS OIL POOL, RIO ARRIBA COUNTY, NEW MEXICO. OIL CONSERVATION DIVISION

Case 8961

APPLICATION

Comes now, MESA GRANDE RESOURCES, INC., by and through its undersigned attorneys, and pursuant to the rules and regulations of the Oil Conservation Division, hereby seeks approval of the following non-standard proration and spacing units in the Gavilan-Mancos Oil Pool, Rio Arriba County, New Mexico:

- (1) A non-standard spacing unit of 185.84 acres, more or less, consisting of Lots 1, 2, 3 and 4 of Section 7, Township 25 North, Range 2 West, N.M.P.M., Rio Arriba County, New Mexico; and (2) A non-standard spacing unit of 186.36 acres, more or
- less, consisting of Lots 1, 2, 3 and 4 of Section 18, Township 25
 North, Range 2 West, N.M.P.M., Rio Arriba County, New Mexico.

In support of its application, Mesa Grande Resources, Inc. would show the Division:

- l. Applicant is the owner and operator in the area and has the right to drill and develop the two non-standard proration units.
- 2. The proposed non-standard spacing units are necessary because of a governmental survey which created the western side of the subject township with sections of less than 640 acres.

3. Applicant has already developed certain nearby sections by drilling Gavilan-Mancos Oil Pool wells on 320-acre spacing.

4. In order to protect correlative rights, applicant

proposes that each of the subject non-standard spacing units be

authorized 50% of the allowable for a standard 320-acre unit.

5. That said Section 7 and Section 18, each can be drilled

and developed by a voluntary agreement among the owners in those

sections.

6. That the inclusion of either said Section 7 or Section

18 with acreage in any adjoining section will result in the

format:on of a spacing unit in excess of 320-acres and will

violate correlative rights.

7. That in order to resolve the governmental survey

problem with the subject sections, the most equitable method

would be to approve each said section as a separate non-standard

unit and then restrict the allowable for Gavilan-Mancos wells

drilled on those sections.

WHEREFORE, applicant requests that this matter be set for

hearing and that after notice and hearing, the application be

granted as requested.

Respectfully submitted,

CAMPRELL & BLACK, P.A.

William F. Carr

Post Office Box 2208

Santa Fe, New Mexico 87501

(505) 988-4421

ATTORNEYS FOR MESA GRANDE

RESOURCES, INC.

