

David L. Wacker
Division Manager
Production Department
Hobbs Division
North American Production

Conoco Inc. 726 East Michigan P.O. Box 460 Hobbs, NM 88241 (506) 397-5800

November 15, 1988

New Mexico Oil Conservation Division 310 Old Santa Fe Trail Santa Fe, New Mexico 87503

Attention William J. LeMay

Gentlemen:

Examiner Hearing November 22, 1988
Meridian Oil Inc. Compulsory Pooling
Cases No. 9535, 9536, 9538, 9540, 9541,
9542, 9545, 9546, and 9547

Conoco Inc. has been notified of the subject compulsory pooling cases for wells in which we have a working interest. Please enter Conoco Inc's. appearance in each of the cases numbered above.

Yours very truly,

David L. Wacker Division Manager

HAI/tm

cc:

Tom Kellahin

#### BEFORE THE

#### OIL CONSERVATION DIVISION

NOV 15 18/2

NEW MEXICO DEPARTMENT OF ENERGY AND MINERALS OIL CONSERVATION DIVISION

IN THE MATTER OF THE APPLICATION OF MERIDIAN OIL INC., FOR COMPULSORY POOLING, SAN JUAN COUNTY, NEW MEXICO.

CASE NO. 9540

#### WITHDRAWAL OF COUNSEL

COMES NOW CAMPBELL & BLACK, P.A., and hereby withdraws as counsel for Meridian Oil Inc., in the above-referenced case.

Respectfully submitted,

CAMPBELL & BLACK, P.A.

By: Stylling S

WILLIAM F. CARR Post Office Box 2208

Santa Fe, New Mexico 87504 Telephone: (505) 988-4421

ATTORNEYS FOR MERIDIAN OIL INC.

cc: W. Thomas Kellahin, Esq.

Tom Owen, Esq. Meridian Oil Inc.

#### STATE OF NEW MEXICO

### ENERGY AND MINERALS DEPARTMENT

OIL CONSERVATION DIVISION

GARREY CARRUTHERS
SOVERNOR

January 5, 1989

Mr. Thomas Kellahin Re: CASE NO. 9540

POST OFFICE BOX 2098 STATE LAND OFFICE BUILDING SANTA FE, NEW MEXICO 97501 (505) 827-5800

Kellahin, Kellahin & Aubrey Attorneys at Law	ORDER NO. R-3821
Post Office Box 2265 Santa Fe, New Mexico	Applicant:
	Meridian Oil, Inc.
Dear Sir:	
Enclosed herewith are two copies of Division order recently entered in	
Sincerely,	
Florene Davidson	
FLORENE DAVIDSON	
OC Staff Specialist	
Copy of order also sent to:	
Hobbs OCD x Artesia OCD x	
Aztec OCD x	
Other	

### MERIDIAN OIL

February 13, 1989

FEDERAL EXPRESS

Conoco, Inc. Attention: Mr. Charles Taylor 726 East Michigan Hobbs, NM 88240

Tenneco Oil Company c/o Amoco Production Company Attention: Mr. Michael Cuba 1670 Broadway Denver. CO 80202 FMP Operating Company Attention: Ms. Marjorie Lofthouse 1615 Poydras Street New Orleans, LA 70112

Re: Lindsey Com #250

E/2 Section 11, T30N, R9W San Juan County, New Mexico

Gentlemen:

Enclosed please find a copy of New Mexico Oil Conservation Division Case No. 9540; Order No. R-8821, covering the compulsory pooling of the subject well. Meridian Oil Inc. has now received voluntary joinder from all working interest owners in the well. All parties have executed an Operating Agreement which will cover future operations on the well (signature pages to be furnished by separate cover letter). Copies of the executed Authorities for Expenditure are enclosed for your reference.

By copy of this letter and pursuant to the terms of the above mentioned Compulsory Pooling Order, Meridian is hereby notifying the New Mexico Oil Conservation Division of full voluntary joinder by the pooled working interest owners.

If you require further information, please advise.

Yours very truly,

on Folkenhim

Tom F. Hawkins Senior Landman

TFH:RJH:tlm Enclosures NM-113 Doc. 196+

xc: New Mexico Oil Conservation Division

Attn: Mr. W. LeMay

Lindsedera 250

## STATE OF NEW MEXICO ENERGY, MINERALS AND NATURAL RESOURCES DEPARTMENT OIL CONSERVATION DIVISION

IN THE MATTER OF THE HEARING CALLED BY THE OIL CONSERVATION DIVISION FOR THE PURPOSE OF CONSIDERING:

CASE NO. 9540 ORDER NO. R-8821

APPLICATION OF MERIDIAN OIL, INC. FOR COMPULSORY POOLING, SAN JUAN COUNTY, NEW MEXICO

ORDER OF THE DIVISION

#### BY THE DIVISION:

This cause came on for hearing at 8:15 a.m. on November 22, 1988, at Santa Fe, New Mexico, before Examiner Michael E. Stogner.

NOW, on this 28th day of December, 1988, the Division Director, having considered the testimony, the record and the recommendations of the Examiner, and being fully advised in the premises,

#### FINDS THAT:

- (1) Due public notice having been given as required by law, the Division has jurisdiction of this cause and the subject matter thereof.
- (2) At the time of the hearing this case was consolidated with Case Nos. 9535, 9536, 9537, 9538, 9539, 9541, 9542, 9545, 9546 and 9547 for purposes of testimony.
- (3) By Division Order No. R-8768, issued in Case No. 9420 and made effective November 1, 1988, the Basin-Fruitland Coal (Gas) Pool was created and special rules and regulations were promulgated including a provision for 320-acre spacing and proration units.
- (4) The applicant, Meridian Oil, Inc., seeks an order pooling all mineral interests in the Basin-Fruitland Coal (Gas) Pool underlying the E/2 of Section 11, Township 30 North, Range 9 West, NMPM, San Juan County, New Mexico, forming a standard 320-acre gas spacing and proration unit for said pool, to be dedicated to its Lindsey Com Well No. 250 to be drilled at a standard coal gas well location in the NE/4 NE/4 (Unit A) of said Section 11.

- (5) There are interest owners in the proposed proration unit who have not agreed to pool their interests.
- (6) In anticipation of 320-acre spacing in the Basin-Fruitland Coal (Gas) Pool the applicant proposed to said mineral interests the establishment of the subject unit prior to the issuance of said Order No. R-8768.
- (7) On November 1, 1988, the applicant filed this application for hearing with the Oil Conservation Division.
- (8) Although there appears to have been insufficient time (between the date 320-acre spacing was established and when the applicant proposed compulsory pooling) for all parties involved to reach a decision on voluntary agreement no interested party appeared and/or objected to this or any other issue in this matter.
- (9) To avoid the drilling of unnecessary wells, to protect correlative rights, to prevent waste and to afford to the owner of each interest in said unit the opportunity to recover or receive without unnecessary expense his just and fair share of the coal gas in said pool, the subject application should be approved by pooling all mineral interests, whatever they may be, within said unit.
- (10) The applicant should be designated the operator of the subject well and unit.
- (11) Any non-consenting working interest owner should be afforded the opportunity to pay his share of estimated well costs to the operator in lieu of paying his share of reasonable well costs out of production.
- (12) At the time of the hearing the applicant requested a 200 percent risk penalty be imposed on the cost of drilling said well.
  - (13) Based on the geological evidence presented at the hearing in this matter and on the record in said Case No. 9420 (of which administrative notice was taken at the hearing), the proposed 200 percent risk penalty is somewhat excessive and should therefore be reduced to 156 percent.
  - (14) Any non-consenting working interest owner who does not pay his share of estimated well costs should have withheld from production his share of reasonable well costs plus an additional 156 percent thereof as a reasonable charge for the risk involved in the drilling of the well.

- (15) Any non-consenting interest owner should be afforded the opportunity to object to the actual well costs but actual well costs should be adopted as the reasonable well costs in the absence of such objection.
- (16) Following determination of reasonable well costs, any non-consenting working interest owner who has paid his share of estimated costs should pay to the operator any amount that reasonable well costs exceed estimated well costs and should receive from the operator any amount that paid estimated well costs exceed reasonable well costs.
- (17) \$3500.00 per month while drilling and \$300.00 per month while producing should be fixed as reasonable charges for supervision (combined fixed rates); the operator should be authorized to withhold from production the proportionate share of such supervision charges attributable to each non-consenting working interest, and in addition thereto, the operator should be authorized to withhold from production the proportionate share of actual expenditures required for operating the subject well, not in excess of what are reasonable, attributable to each non-consenting working interest.
- (18) All proceeds from production from the subject well which are not disbursed for any reason should be placed in escrow to be paid to the true owner thereof upon demand and proof of ownership.
- (19) Upon the failure of the operator of said pooled unit to commence drilling of the well to which said unit is dedicated on or before March 15, 1989, the order pooling said unit should become null and void and of no further effect whatsoever.
- (20) Should all the parties to this force-pooling reach voluntary agreement subsequent to entry of this order, this order should thereafter be of no further effect.
- (21) The operator of the well and unit should notify the Director of the Division in writing of the subsequent voluntary agreement of all parties subject to the force-pooling provisions of this order.

#### IT IS THEREFORE ORDERED THAT:

(1) All mineral interests, whatever they may be, are hereby pooled in the Basin-Fruitland Coal (Gas) Pool underlying the E/2 of Section 11, Township 30 North, Range 9 West, NMPM, San Juan County, New Mexico, forming a standard 320-acre gas spacing and proration unit for said pool, to be dedicated to its Lindsey Com Well No. 250 to be drilled at a standard gas well location in the NE/4 NE/4 (Unit A) of said Section 11.

PROVIDED HOWEVER THAT, the operator of said unit shall commence the drilling of said well on or before the 15th day of March, 1989, and shall thereafter continue the drilling of said well with due diligence to a depth sufficient to test the Basin-Fruitland Coal (Gas) Pool.

PROVIDED FURTHER THAT, in the event said operator does not commence the drilling of said well on or before the 15th day of March, 1989, Ordering Paragraph No. (1) of this order shall be null and void and of no effect whatsoever, unless said operator obtains a time extension from the Division for good cause shown.

PROVIDED FURTHER THAT, should said well not be drilled to completion, or abandonment, within 120 days after commencement thereof, said operator shall appear before the Division Director and show cause why Ordering Paragraph No. (1) of this order should not be rescinded.

- (2) Meridian Oil, Inc. is hereby designated the operator of the subject well and unit.
- (3) After the effective date of this order and within 90 days prior to commencing said well, the operator shall furnish the Division and each known working interest owner in the subject unit an itemized schedule of estimated well costs.
- (4) Within 30 days from the date the schedule of estimated well costs is furnished to him, any non-consenting working interest owner shall have the right to pay his share of estimated well costs to the operator in lieu of paying his share of reasonable well costs out of production, and any such owner who pays his share of estimated well costs as provided above shall remain liable for operating costs but shall not be liable for risk charges.

- (5) The operator shall furnish the Division and each known working interest owner an itemized schedule of actual well costs within 90 days following completion of the well; if no objection to the actual well costs is received by the Division and the Division has not objected within 45 days following receipt of said schedule, the actual well costs shall be the reasonable well costs; provided however, if there is an objection to actual well costs within said 45-day period the Division will determine reasonable well costs after public notice and hearing.
- (6) Within 60 days following determination of reasonable well costs, any non-consenting working interest owner who has paid his share of estimated costs in advance as provided above shall pay to the operator his pro rata share of the amount that reasonable well costs exceed estimated well costs and shall receive from the operator his pro rata share of the amount that estimated well costs exceed reasonable well costs.
- (7) The operator is hereby authorized to withhold the following costs and charges from production:
  - (A) The pro rata share of reasonable well costs attributable to each non-consenting working interest owner who has not paid his share of estimated well costs within 30 days from the date the schedule of estimated well costs is furnished to him; and
  - (B) As a charge for the risk involved in the drilling of the well, 156 percent of the pro rata share of reasonable well costs attributable to each non-consenting working interest owner who has not paid his share of estimated well costs within 30 days from the date the schedule of estimated well costs is furnished to him.
- (8) The operator shall distribute said costs and charges withheld from production to the parties who advanced the well costs.

- (9) \$3500.00 per month while drilling and \$300.00 per month while producing are hereby fixed as reasonable charges for supervision (combined fixed rates); the operator is hereby authorized to withhold from production the proportionate share of such supervision charges attributable to each non-consenting working interest, and in addition thereto, the operator is hereby authorized to withhold from production the proportionate share of actual expenditures required for operating such well, not in excess of what are reasonable, attributable to each non-consenting working interest.
- (10) Any unleased mineral interest shall be considered a seven-eighths (7/8) working interest and a one-eighth (1/8) royalty interest for the purpose of allocating costs and charges under the terms of this order.
- (11) Any well costs or charges which are to be paid out of production shall be withheld only from the working interest's share of production, and no costs or charges shall be withheld from production attributable to royalty interests.
- (12) All proceeds from production from the subject well which are not disbursed for any reason shall be placed in escrow in San Juan County, New Mexico, to be paid to the true owner thereof upon demand and proof of ownership; the operator shall notify the Division of the name and address of said escrow agent within 30 days from the date of first deposit with said escrow agent.
- (13) Should all the parties to this force-pooling reach voluntary agreement subsequent to entry of this order, this order shall thereafter be of no further effect.
- (14) The operator of the well and unit shall notify the Director of the Division in writing of the subsequent voluntary agreement of all parties subject to the force-pooling provisions of this order.
- (15) Jurisdiction of this cause is retained for the entry of such further orders as the Division may deem necessary.

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

STATE OF NEW MEXICO
OIL CONSERVATION PAVISION

WILLIAM J. LEMAY

Director

SEAL

# MERIDIAN OIL INC. Farmington Region Post Office Box 4289 Farmington, New Mexico 87499 (505) 326-9700

#### AUTHORITY FOR EXPENDITURE

AFE No.:				Date:_	Date: 04-07-88		
Lease/Well Name: Lindsey Com #250 Field/Prospect: Undesignated Fruitland							
							Location: NE/NE Section 11, T30N, R9W County: San Juan State: New County: County: San Juan State: New New County: San Juan State: New
AFE Type: 01 Deve	<u>lopment</u> Or	iginal <u>X</u> Su	pplementA	ddendumAPI	Well Type F		
Operator Meridi	an Oil Inc	J •					
Objective Formation	on: <u>Fruit</u>	land Coal	Authorized	Total Depth	(Feet) <u>2680</u>		
Project Description	on: <u>Drill</u>	and comple	te the Fruit	land Coal For	mation. Tie		
in to handle produ	uced gas a	nd water.					
Est. Start Date:	08-	01-88		Prepared By:	T.C. Joseph		
Est. Completion Da	ate: <u>       09</u> -	01-88	_				
		SDOCC MELL	OCCM DAMA				
		GROSS WELL (		Construction			
				or Facility			
Days:		<u>20</u>		3.0			
This AFE:		380,700		161,913	<u>30</u> 542,613		
Prior AFE'S: Total Costs:	\$	\$ 380,700	\$	\$ 161,913	\$ 542,613		
	J	OINT INTERE	ST OWNERS				
Commons	Wor	king Intere	st N	et \$ Expendit	ures		
Company	 	Percent	Dry Hol	<u>e \$                                     </u>	empleted \$		
OTH	ERS	50.00000%			271,306		
MERIDIAN OIL IN		50.00000%		<del></del>	271,307		
Are loir	7D:	100.00000%	. <u>A</u>	<b></b>	542,613		
	. <u>M</u>	ERIDIAN OIL	APPROVAL	00000			
Recommended:	/	Date:	-		Date: <u>4-1/-8</u>		
		- 4/ / -		ional Operati			
Recommended	a libelland	Date: <u><b>4/1/88</b></u>					
			Title:				
		PARTNER AF	PPROVAL				
Company Name:	I ENNEWS	01/60					
Authorized By:				Da	te: 6/7/83		
Title: Liv Prof	n Minen	· R	<u> </u>		·		



# REVISED MERIDIAN OIL INC. Farmington Region Post Office Box 4289 Farmington, New Mexico 87499 (505) 326-9700

#### AUTHORITY FOR EXPENDITURE

APP N-		
AFE No.:	Date: 6-1	.4-88
Lease/Well Name: <u>Lindsey Com #250</u> Field/Prospect: <u>Undesignated Fruitlan</u>	Lease No.:	
Indition: NE/NE Section 11 T20N DOW	Country Con Juan	Grangton
Location: NE/NE Section 11, T30N, R9W AFE Type: 01 Development Original X Su	oplement Addendum ART We	State: <u>NM</u>
Operator Meridian Oil Inc	pprementAddendumAFT We	err rabe E
Operator Meridian Oil Inc. Objective Formation: Fruitland Coal	Authorized Total Depth (Fe	2680
Project Description: Drill and comple	te the Fruitland Coal format	::on.
Tie-in to handle produced gas and wa		
Est. Start Date: 08-01-88	_ Prepared By: I	Biemer
Est. Completion Date: 09-01-88	_	
GROSS WELL		
<u>Drilling</u> <u>Dry Hole Suspended</u>	Workover, Construction	Total
		Total 21
Days:	161,913	397,813
Prior AFE'S:		
Prior AFE'S: \$ 235,900	\$ 161,913 \$	397,813
JOINT INTERES Working Interes Company Percent	ST OWNERS st Net \$ Expenditure Dry Hole \$ Compl	es eted \$
OTHERS: 50.00000%	<del></del>	198,906
MERIDIAN OIL INC. 50.0000%		198,907
AFE TOTAL: 100.0000%		397,813
Recommended: Date: 6-14-88	_APPROVAL /Approved:/Dat	e:
0 0	Title: Regional Operation	s Manager
Recommended:/Date:	Approved: /Dat	e:
	Title:	
	Title	
PARTNER A	PPROVAL	
Company Name: IGONOCO INC.		
Tompung Name:		. / /
	Date:	12/20/29
Title: Division Mlanger		

# REVISED MERIDIAN OIL INC. Farmington Region Post Office Box 4289 Farmington, New Mexico 87499 (505) 326-9700

### <u>NEVISED</u> AUTHORITY FOR EXPENDITURE

	<del></del>			D- i			
AFE No.: Lease/Well Name: Lindsey Com #250					Date: 6-14-88		
Field/Prospect:	Dease Region	Farmingto					
Field/Prospect: <u>Undesignated Fruitland</u> Region: <u>Farmir</u> Location: <u>NE/NE Section 11, T30N, R9W</u> County: <u>San Juan</u> Stat							
AFE Type: 01 Deve	lopment Or	iginal_X_Su	ipplementA	AddendumAP	'I Well Type		
Operator Meridian Objective Formation	n Oil Inc.						
Objective Formation	on: <u>Fruit</u>	land Coal	Authorized	l Total Depth	(Feet) <u>268</u>		
Project Description				<u>land Coal fo</u>	rmation.		
Tie-in to handle	<u> produced</u>	gas and wa	iter.				
Est. Start Date:	08-0	1-88_		Prepared By	:_ L. Biemer		
Est. Completion Da							
		GROSS WELL	COST DATA				
			Workover,	Constructio	n		
		Suspended	Completion				
Days:		11 235,900		10			
This AFE:		235,900		161,913	397,813		
Prior AFE'S: Total Costs:	\$	\$ 235,900	\$	\$ 161,913	\$ 397,813		
Company OTHER MERIDIAN OIL IN AFE TOTA	<u></u>	king Intere Percent 50.00000% 50.00000% 100.00000%	Dry Hol	et \$ Expendi e \$	198,906 198,907		
^			<del></del>				
$\mathcal{Q}_{\mathcal{A}}$	, V MI	ERIDIAN OIL	APPROVAL				
Recommended Alba	ener 1	Date: 6-19-82	Approved:		/Date:		
0	U	ı	Title: Re	gional Opera	tions Manager		
Recommended:							
Recommended:		Dace					
			Title:				
		PARTNER A	PPROVAL				
Company Name: FMP Of	perating Company	, A Limited Partne	rsnip,				
Company Name. McMon	an Oil & Gas Co.	Managing General	l Partner				
Company Name: FMP 0 McMoR Authorized By:	- Fylet	ly Comme		D;	ate: "/17/88		
	1.17- 375%	(\$12 029 not	) FMPO AF	E# 88 DC 522	o		
•	WI- J. L. /	(16)767 16)	/	<b>0</b> • •			