MAIN OFFICE OCC

BEFORE THE OIL CONSERVATION COMMISSION

STATE OF NEW MEXICO

IN THE MATTER OF THE APPLICATION
OF SHELL OIL COMPANY FOR APPROVAL
OF AN AMENDMENT OF THE CARSON UNIT
AGREEMENT WHICH HAD HERETOFORE
BEEN CONSIDERED BY THE COMMISSION
IN CASE NO. 1085. THE AMENDED UNIT
AREA TO COVER LANDS IN TOWNSHIP
25 NORTH, RANGES 11 and 12 WEST,
N.M.P.M., SAN JUAN COUNTY, NEW
MEXICO, AND TO ELIMINATE CERTAIN
ACREAGE FROM THE CARSON UNIT AREA
AGREEMENT PREVIOUSLY APPROVED.

CASE NO. 1085

Restu

APPLICATION

Application is hereby made by Shell Oil Company for approval of an amendment to the Carson Unit Agreement heretofore considered by this Commission in Case No. 1085 and for an order amending Order No. R-828 heretofore entered approving the original Carson Unit Agreement.

There is attached to this application a form of consent and joinder entitled "Consent of Other Parties to Amendment of and Joinder in Unit Agreement" covering the Carson Unit Agreement.

This consent is made a part of this application and it sets out in detail the changes proposed to be made.

The purpose of the amendment is to eliminate the lands hereinafter described from the area covered by the Carson Unit Agreement heretofore approved, and with the acreage reduction to reduce the number of wells to be drilled from five wells to four wells. Also it will consider any well commenced subsequent to July 15, 1956 within the amended area to have been drilled in accordance with the requirements of the unit agreement, and consequently that such wells be counted in carrying out the drilling requirements.

The lands to be eliminated from the unit area and agreement

heretofore approved are as follows:

In Township 25 North, Range 12 West, N.M.P.M.:

All of the following sections: Section 3, 4, 9, 10, 15, 16, 22, 21, 27, 28, 34 and 33.

The remaining unit area to remain unchanged.

The applicant respectfully requests approval of the amendments to the Carson Unit Agreement as set out in the attached exhibit hereto and that an order be entered amending Order R-828 heretofore entered by this Commission in order to accomplish such amendment of the unit agreement and area.

The request is made that this matter be set down for hearing.

Respectfully submitted this 10th day of August, 1956.

SHELL OIL COMPANY

By Climseth

Its Attorney