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ROBERT G. ARMSTRONG

January 22, 1975

New Mexico Oil Conservation Commission P. O. Box 2088 Santa Fe, New Mexico 87501

Re: Double L Queen Unit

Gentlemen:

We enclose herewith in triplicate Application of Burk Royalty Co. for approval of the Double L Queen Unit Agreement, Chaves County, New Mexico.

Respectfully,

S.B.

JENNINGS, CHRISTY & COPPLE

SBC:pv

Encl.

cc: Burk Royalty Co.

DOCKET MAILED

Date 2-7-75

BEFORE THE NEW MEXICO OIL CONSERVATION COMMISSION

IN THE MATTER OF THE APPLICATION)		
OF BURK ROYALTY CO. FOR APPROVAL)		
OF DOUBLE L QUEEN UNIT AGREEMENT,)	Case No.	5415
CHAVES COUNTY, NEW MEXICO.)		
)		

APPLICATION

COMES NOW Burk Royalty Co., proposed Operator of the Double L Queen Unit Agreement, and pursuant to Rule 507 requests approval by the Commission and states:

- 1. The proposed unit area encompasses 2,670.10 acres in Chaves County, New Mexico, of which 1,231.44 acres, or 46.12%, are federal lands; 1,120.02 acres, or 41.95%, are State of New Mexico lands; and 318.64 acres, or 11.93%, are privately owned lands.
- 2. Allocation of unitized substances is on a formula basis with tract participation in percentages as to Phase I and Phase II, similar to units heretofore approved by the Commission.
- 3. Unitization activities are in the nature of waterflood operations for secondary recovery of oil and associated hydrocarbons from the Queen formation underlying the unit area. Prior to initiating operations applicant will make application to the Commission for approval of a pilot project pursuant to Rule 701.

The proposed Unit Agreement, and attending Unit Operating

Agreement are on forms heretofore informally or preliminarily

approved by the Commissioner of Public Lands of the State of

New Mexico and the United States Geological Survey; the Survey has

also designated the unit area as a logical area for development in accordance with the Unit Agreement. Substantially all operators of leases within the unit area have agreed to the form of the Unit Agreement, which form will be submitted to the Commission at a hearing on this application. Upon execution of the Unit Agreement by the required parties, a true executed copy, with appropriate ratifications, will be furnished to the Commission.

4. In the opinion of the Operator the proposed unit area and unitization operations are in the interest of conservation and the prevention of waste and do not violate the correlative rights of any interested party.

WHEREFORE, the proposed unit Operator, Burk Royalty Co., respectfully requests, after notice and hearing, approval of the proposed Double L Queen Unit by the Commission.

BURK ROYALTY CO.

S. B. Christy IV, as

Member of the Firm of Jennings, Christy & Copple

P. O. Box 1180

Roswell, New Mexico 88201 Attorneys for Proposed Unit Operator

cc: McClellan Oil Corporation

cc: L. C. Harris

cc: J. Penrod Toles

cc: Robert M. Patterson

cc: Robert L. Graham

cc: Albert J. Black

cc: Wolfson Oil Company

cc: Exxon Corporation

cc: Amoco Production Company

cc: Dalport Oil Corporation

cc: Burk Royalty Co.

cc: Crown Central Petroleum Corporation

cc: Walters Amusements, Inc.

cc: Roark & Hooker

cc: J. C. Monk

cc: Wall Street Corporation

- cc: W. W. LaForce, Jr.
- cc: Tom Schneider
- cc: A. N. Norwood
- cc: George Eng
- cc: Alan Q. Norwood
- cc: W. B. Perry, Jr.
- cc: Charles H. Juni
- cc: Wallace G. Comer
- cc: Warren D. Barton
- cc: G. W. Green
- cc: Corinne Grace
- cc: U.S.G.S. (Roswell, N.M.)
- cc: Commissioner of Public Lands of New Mexico