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WESTERN UNION TELEGRAM

1206 (4-55)

W. P. MARSHALL, PRESIDENT

INTERNATIONAL SERVICE	
Check the class of service desired; otherwise the message will be sent at the full rate	
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LETTER TELEGRAM	
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NO. WDS.-CL. OF SVC.	PD. OR COLL.	CASH NO.	CHARGE TO THE ACCOUNT OF	TIME FILED
	COLLECT			

Send the following message, subject to the terms on back hereof, which are hereby agreed to

DECEMBER 14, 1961

**UNION OIL COMPANY OF CALIFORNIA
619 WEST TEXAS AVENUE
MIDLAND, TEXAS**

ATTENTION: MR. GEORGE COOMBS

**YOUR APPLICATION FOR ADMINISTRATIVE APPROVAL TO PERMIT COMMINGLING
OF WOLFCAMP PRODUCTION FROM STATE "B" NO. 1-28 WELL AND STATE "B"
NO. 2-33 WELL APPROVED THIS DATE. ORDER FOLLOWS.**

**A. L. PORTER, JR.,
SECRETARY-DIRECTOR
NEW MEXICO OIL CONSERVATION COMMISSION**

Union Oil Company of California

M I D L A N D T E X A S

November 21, 1961

New Mexico Oil Conservation Commission
P. O. Box 871
Santa Fe, New Mexico

Attention of Mr. A. L. Porter, Jr.

Gentlemen:

Union Oil Company of California requests administrative approval, without notice and hearing, of an exception of Rule 309-A to permit the commingling of Wolfcamp production from the State "B" No. 1-28 well (Lease No. E-5368) and State "B" No. 2-33 well (Lease No. E-5667) into a common tank battery.

The State "B" No. 1-28 well is located 330 feet from the south line and 2310 feet from the east line of Section 28, T-15-S, R-32-E and the State "B" No. 2-33 well is located 990 feet from the north and east lines of Section 33, T-15-S, R-32-E, Lea County, New Mexico.

The ownership of these wells is common throughout, with the State of New Mexico owning one-eighth land owner royalty interest and Union Oil Company of California and Texas-Pacific Coal and Oil Company each having seven-sixteenth mineral interests. The wells are located on two 80 acre communized tracts comprising the following described acreage in Lea County, New Mexico:

New Mexico State Lease No. E-5368: Southwest Quarter of the Southeast Quarter (SW/4 SE/4) of Section 28, T-15-S, R-32-E.

New Mexico State Lease No. E-5667: Northeast Quarter of the Northeast Quarter (NE/4 NE/4) of Section 33, T-15-S, R-32-E.

New Mexico State Lease No. E-8974: Southeast Quarter of the Southeast Quarter (SE/4 SE/4) of Section 28, T-15-S, R-32-E and the Northwest Quarter of the Northeast Quarter (NW/4 NE/4) of Section 33, T-15-S, R-32-E.

A plat showing the wells from which the production is to be commingled and the proposed storage facilities is attached.

72
copy
OK if no objections recd within 20 day waiting period
Due Dec 14

Gulf Refining Company is the crude purchaser in this field. They have advised their facilities may not be extended to include production from a one well battery. The economics involve setting a pipeline pump for each facility; and state allowables and reserves do not justify connection at this time. The requested commingling authorization should provide adequate reserves and allowables for the installation of pipeline facilities and eliminate a \$0.21 gathering charge currently being paid by lessee and lessor.

Copies of this request are being sent by registered mail to The Permian Corporation, current transporter of this oil, and to Texas-Pacific Coal and Oil Company, joint working interest owner with Union Oil Company of California in the properties involved.

Very truly yours

UNION OIL COMPANY OF CALIFORNIA



G. W. Coombes
Division Prod. Supt.

cc: State Land Office (2) ✓
Santa Fe, New Mexico

New Mexico Oil Conservation Commission (2)
Hobbs, New Mexico

The Permian Corporation ✓
Midland, Texas

T-P Coal and Oil Company
Midland, Texas L

PLAN OF WELLS AND PROPOSED STORAGE FACILITIES TO SUPPORT REQUEST FOR AUTHORIZATION TO COMMINGLE PRODUCTION FROM UNION OIL COMPANY OF CALIFORNIA'S STATE "B" NO. 1-28 and NO. 2-33 WELLS, ANDERSON RANCH WOLFCAMP POOL, LEA COUNTY, NEW MEXICO

R-32-E			
			Sec. 28
		T.P. C. & O. (E-5368)	UNION (E-8974)
		1-28 (Wolfcamp)	
			T
		UNION (E-8974)	Sec. 33 15
			S
			T.P. C. & O. (E-5667)
			2-33 (Wolfcamp)

MAIN OFFICE OCC

1962 FEB 8 AM 8:11

Date February 5, 1962

New Mexico Oil Conservation Commission
P. O. Box 871
Santa Fe, New Mexico

Attention of Mr. A. L. Porter, Jr.

Gentlemen:

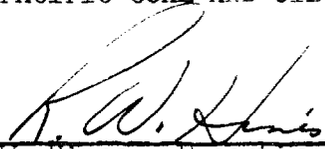
TEXAS PACIFIC COAL AND OIL COMPANY hereby waives its right of objection to the application made by Union Oil Company of California for an exception of Rule 309 to permit the production from their State "C" No. 1-28 well, located in Section 28, T-15-S, R-32-E, Lea County, New Mexico, to be transported prior to measurement to their State Lease for storage thereon.

It is our understanding that, if this application is approved, commingling of production will not result from the proposed off-lease storage facilities and there will be no intercommunication of the handling, separating, treating, or storage facilities designated to each lease.

Very truly yours

TEXAS PACIFIC COAL AND OIL COMPANY

By


R. W. Hines - Executive Vice President

MAIN OFFICE USE

1962 FEB 8 AM 8:13

Date February 5, 1962

New Mexico Oil Conservation Commission
P. O. Box 871
Santa Fe, New Mexico

Attention of Mr. A. L. Porter, Jr.

Gentlemen:

GOLDSTON OIL CORPORATION hereby waives its right of objection to the application made by Union Oil Company of California for an exception of Rule 309 to permit the production from their State "C" No. 1-28 well, located in Section 28, T-15-S, R-32-E, Lea County, New Mexico, to be transported prior to measurement to their State Lease for storage thereon.

It is our understanding that, if this application is approved, commingling of production will not result from the proposed off-lease storage facilities and there will be no intercommunication of the handling, separating, treating, or storage facilities designated to each lease.

Very truly yours

GOLDSTON OIL CORPORATION

By 
W. E. Greenman

MAIN OFFICE OCC
1962 FEB 5 AM 8:18

Date February 1, 1962

New Mexico Oil Conservation Commission
P. O. Box 871
Santa Fe, New Mexico

Attention of Mr. A. L. Porter, Jr.

Gentlemen:

TEXACO Inc. hereby waives its right of objection to the application made by Union Oil Company of California for an exception of Rule 309 to permit the production from their State "C" No. 1-28 well, located in Section 28, T-15-S, R-32-E, Lea County, New Mexico, to be transported prior to measurement to their State Lease for storage thereon.

It is our understanding that, if this application is approved, commingling of production will not result from the proposed off-lease storage facilities and there will be no intercommunication of the handling, separating, treating, or storage facilities designated to each lease.

Very truly yours

TEXACO Inc.

By


W. C. Lenz
General Superintendent
Drilling and Production

MAIN OFFICE OCC
1962 FEB 2 AM 9:53

Date February 1, 1962

New Mexico Oil Conservation Commission
P. O. Box 871
Santa Fe, New Mexico

Attention of Mr. A. L. Porter, Jr.

Gentlemen:

CABOT CORPORATION hereby waives its right of objection to the application made by Union Oil Company of California for an exception of Rule 309 to permit the production from their State "C" No. 1-28 well, located in Section 28, T-15-S, R-32-E, Lea County, New Mexico, to be transported prior to measurement to their State Lease for storage thereon.

It is our understanding that, if this application is approved, commingling of production will not result from the proposed off-lease storage facilities and there will be no intercommunication of the handling, separating, treating, or storage facilities designated to each lease.

Very truly yours

CABOT CORPORATION

By T. L. Stall Dist. Mgr.
T. L. Stall



PHILLIPS PETROLEUM COMPANY
BARTLESVILLE, OKLAHOMA

PRODUCTION DEPARTMENT

MAIL OFFICE CCC
1962 FEB 9 AM 10 19
C.F.B.

February 7, 1962

New Mexico Oil Conservation Commission
P. O. Box 871
Santa Fe, New Mexico

Attention Mr. A. L. Porter, Jr.

Application of Union Oil Company of
California for an Exception to Rule
309 to Permit Production From its
State "C" Well No. 1-28 to be Trans-
ported Prior to Measurement to their
State Lease, Anderson Ranch Wolfcamp
Pool, Lea County, New Mexico

Gentlemen:

At the request of Union Oil Company of California, I am enclosing in duplicate waiver of objection signed on behalf of Phillips Petroleum Company waiving objection to its application for an exception to Rule 309, in order to permit the production from their State "C" No. 1-28 well, located in Section 28-15S-32E, Lea County, New Mexico, to be transported for storage to its State lease in the Anderson Ranch Wolfcamp Pool, Lea County.

Yours very truly,

O. P. Nicola, Jr.

OPN:JRB:hd
Attach.

cc: Union Oil Company of California
619 West Texas Avenue
Midland, Texas

MAIN OFFICE OCC

1962 FEB 9 PM 1:19

Date February 7, 1962

New Mexico Oil Conservation Commission
P. O. Box 871
Santa Fe, New Mexico

Attention of Mr. A. L. Porter, Jr.

Gentlemen:

PHILLIPS PETROLEUM COMPANY hereby waives its right of objection to the application made by Union Oil Company of California for an exception of Rule 309 to permit the production from their State "C" No. 1-28 well, located in Section 28, T-15-S, R-32-E, Lea County, New Mexico, to be transported prior to measurement to their State Lease for storage thereon.

It is our understanding that, if this application is approved, commingling of production will not result from the proposed off-lease storage facilities and there will be no intercommunication of the handling, separating, treating, or storage facilities designated to each lease.

Very truly yours

By

O. P. Nicola, Jr.

O. P. Nicola, Jr.
Director of Proration
Production Department

MAIN OFFICE OCC

1962 FEB 7, 1962 PM 1:19

New Mexico Oil Conservation Commission
P. O. Box 871
Santa Fe, New Mexico

Attention of Mr. A. L. Porter, Jr.

Gentlemen:

PHILLIPS PETROLEUM COMPANY hereby waives its right of objection to the application made by Union Oil Company of California for an exception of Rule 309 to permit the production from their State "C" No. 1-28 well, located in Section 28, T-15-S, R-32-E, Lea County, New Mexico, to be transported prior to measurement to their State Lease for storage thereon.

It is our understanding that, if this application is approved, commingling of production will not result from the proposed off-lease storage facilities and there will be no intercommunication of the handling, separating, treating, or storage facilities designated to each lease.

Very truly yours

By O. P. Nicola, Jr.

O. P. Nicola, Jr.
Director of Proration
Production Department