

OIL CONSERVATION COMMISSION

P. O. BOX 871

SANTA FE, NEW MEXICO

January 24, 1963

Union Oil Company
205 East Washington Avenue
Lovington, New Mexico

Gentlemen:

Enclosed herewith please find Administrative Order WFX-127 authorizing conversion of three wells to water injection wells in your Caprock-Queen Pool in Chaves County, New Mexico.

Very truly yours,

A. L. PORTER, Jr.,
Secretary-Director

ALP/JEK/og

cc: Oil Conservation Commission - Artesia
Oil Conservation Commission - Hobbs
New Mexico Engineer Office - Santa Fe

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OIL CONSERVATION COMMISSION

P. O. BOX 871

SANTA FE, NEW MEXICO

Dear Sir:

Reference is made to your letter of the 10th instant regarding the proposed drilling of a well in the Green-Queen Pool area, Santa Fe, New Mexico.

The Commission

has reviewed the proposed well and the location of the well in the Green-Queen Pool area, Santa Fe, New Mexico. The Commission is of the opinion that the proposed well is in violation of the provisions of the Oil Conservation Act, Chapter 137, Section 1, of the Statutes of the Territory of New Mexico, and the Commission hereby orders that the proposed well be abandoned.

Very truly yours,

E. L. PORTER, Jr.,
Secretary-Director

cc - Bureau

cc - Conservation Commission - Bureau
cc - Conservation Commission - Santa Fe
cc - Santa Fe

APPLICATION OF UNION OIL COMPANY
OF CALIFORNIA TO EXPAND ITS SOUTH
CAPROCK QUEEN UNIT WATER FLOOD
PROJECT IN THE CAPROCK-QUEEN POOL
IN CHAVES COUNTY, NEW MEXICO.

ADMINISTRATIVE ORDER
WFX NO. 127

ADMINISTRATIVE ORDER
OF THE OIL CONSERVATION COMMISSION

Under the provisions of Rule 701, Union Oil Company of California has made application to the Commission on January 9, 1963, for permission to expand its South Caprock Queen Unit Water Flood Project in the Caprock-Queen Pool, Chaves County, New Mexico.

NOW, on this 24th day of January, 1963, the Secretary-Director finds:

1. That application has been filed in due form.
2. That satisfactory information has been provided that all offset operators have been duly notified of the application.
3. That no objection has been received within the waiting period as prescribed by Rule 701.
4. That the proposed injection wells are eligible for conversion to water injection under the terms of Rule 701.
5. That the proposed expansion of the above referenced water flood project will not cause waste nor impair correlative rights.
6. That the application should be approved.

IT IS THEREFORE ORDERED:

That the applicant, Union Oil Company of California, be and the same is hereby authorized to inject water into the Queen formation through the following described wells for purposes of secondary recovery, to wit:

Well 13-4 located in the SW/4 SW/4 of Section 4,
Well 1-17 located in the NE/4 NE/4 of Section 17,
Well 7-17 located in the SW/4 NE/4 of Section 17,
all in Township 15 South, Range 31 East, NMPM.

PROVIDED HOWEVER, That applicant shall inject water through tubing with packers set just above perforations or open hole in the oil strings of said wells.

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

STATE OF NEW MEXICO
OIL CONSERVATION COMMISSION

A. L. Porter, Jr.
A. L. PORTER, Jr.,
Secretary-Director

