

OIL CONSERVATION COMMISSION

P. O. BOX 2088

SANTA FE, NEW MEXICO 87501

April 19, 1968

**Pan American Petroleum Corporation
P. O. Box 68
Hobbs, New Mexico**

Attention: Mr. V. E. Staley

AMENDMENT

Administrative Orders PC-73, PC-89, and PC-232

Gentlemen:

Reference is made to your recent letters requesting the amendment of Administrative Orders PC-73, PC-89, and PC-232 to delete the requirement for metering of production in the commingling installations authorized by said orders. We are now in receipt of consent to the amendment from the Commissioner of Public Lands.

It is our understanding that all commingled production going into your State "CK" installation pursuant to Order PC-73, all commingled production going into your Southland Royalty "A" installation pursuant to Order PC-89, and all commingled production going into your State "S" installation pursuant to Order PC-232, is now of marginal nature. Administrative Orders PC-73, PC-89, and PC-232 are therefore hereby amended to permit the allocation of production on the basis of quarterly tests in the State "S" and the Southland Royalty installations and monthly tests in the State "CK" installation. Consideration will be given to further amendment of Order PC-73 for the State "CK" Lease to provide for quarterly tests here too when the productivity of the wells has further declined.

Please notify the Commission at such time as any well in any of these installations becomes capable of top allowable production.

Very truly yours,

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

ALP/DSN/esr

**cc: Oil Conservation Commission (with enclosure) - Hobbs
Oil & Gas Engineering Committee - Hobbs
State Land Office - Santa Fe**

OIL CONSERVATION COMMISSION

P. O. BOX 2038

SAITTA FEL. NEW MEXICO 87501

March 19, 1964

Mr. Raymond J. Hobbie, Director

P. O. Box 20

Hobbs, New Mexico

Dear Mr. Hobbie:

Dear Sir:

Enclosed for you are three copies of the

Commission's

Recommendation is made to your Board and the Commission the amend-
ment of Order 10-73, 10-74, and 10-75 to delete the
requirement for a permit to operate in the remaining installa-
tions authorized by said orders. We have no record of consent
to the amendment from the Commission of the Board.

It is our understanding that all remaining production shall
into your State "Oil" installation (except for Order 10-73, and com-
pleted production from the "Oil" installation "Oil" installa-
tion pursuant to Order 10-73, and all remaining production being
into your State "Oil" installation pursuant to Order 10-73, is now
of assigned nature. Administrative Order 10-73, and 10-74
and therefore hereby order to permit the production of production
on the basis of quantity tests in the State of New Mexico and the Southern
Royalty installation and hereby order to provide for quantity tests here
tion. Consideration will be given to further amendment of Order
10-73 for the State "Oil" tests to provide for quantity tests here
too when the Commission of the Board is so advised.

Please note: The Commission of the Board is not well in any
of these installations because capacity of the available production.

Very truly yours,

Attest:
Secretary-Treasurer

RAY/Hobbie

cc: Oil Conservation Board (with enclosure) - Hobbs
Oil Conservation Board - Hobbs
Hobbs, New Mexico - March 19, 1964