

**OIL CONSERVATION COMMISSION**

**P. O. BOX 2088**

**SANTA FE, NEW MEXICO 87501**

**August 7, 1968**

**Gulf Oil Corporation  
P. O. Box 670  
Hobbs, New Mexico 88240**

**Attention: Mr. C. D. Borland**

**Administrative Order PC-357**

**Gentlemen:**

Reference is made to your application dated June 4, 1968, for an amendment to Commission Order No. R-1678 which authorized the commingling of Blinebry, Drinkard, Paddock, and Penrose Skelly production from your C. L. Hardy Lease in Section 20, Township 21 South, Range 37 East, Lea County, New Mexico, after separately metering the production from each pool. We are now in receipt of the 60-day production record supporting your request to delete the metering requirement of the subject order inasmuch as all production going into this battery is of marginal nature.

An R- order of the Commission cannot be amended without a hearing. However, this installation is eligible for administrative approval and you are hereby authorized to commingle the aforesaid production as before except that the allocation to each well and to each pool shall be on the basis of periodic well tests. Please notify the Commission at such time as any well connected to the subject battery is capable of top allowable production.

That portion of Commission Order No. R-1678, dated May 19, 1960, relating to commingling is hereby put in abeyance.

**Very truly yours,**

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

**ALP/DSN/esr**

**cc: Oil Conservation Commission - Hobbs  
Oil & Gas Engineering Committee - Hobbs**

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operation does have this battery as of original nature.  
The metering equipment of the subject steel furnace as it  
of the 60-day production record reported in your request to change  
reference; the production from each pool. We are now in receipt  
South, Range 37 East, Las County, New Mexico, under separate  
production from pool G. I. have leases in Section 20, Township 21  
containing one or fifteen, thirteen, Tabor, and Lawrence B. of  
in agreement to Commission Order No. 8-20-1 which authorized us  
reference is made to your report for later than 1910, and

and no order of the Commission cannot be carried without it. However, this installation is eligible for administrative approval and you are hereby authorized to communicate the approval except that the allocation to each of the said pools shall be on the basis of periodic well tests. Please notify the Commission at such time as any well connected to the subject battery is capable of top allowable production.

[illegible]

1. Party Line: 12-15

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