

OIL CONSERVATION COMMISSION

P. O. BOX 2088

SANTA FE, NEW MEXICO 87501

April 11, 1969

Texas Pacific Oil Company
P. O. Box 1069
Hobbs, New Mexico 88240

Attention: Mr. Sheldon Ward

Administrative Order PC-373

Gentlemen:

Reference is made to your application dated March 21, 1969, for administrative approval of an exception to Rule 303 (a) of the Commission Rules and Regulations to permit the commingling of Arrowhead and South Eunice production on your State "A" a/c-2 Lease comprising all of Section 11, Township 22 South, Range 36 East, Lea County, New Mexico, allocating the production on the basis of periodic well tests. It is our understanding that all production from the aforesaid pools on said lease is of marginal nature.

By the authority vested in me under the provisions of Rule 303 (b) of the Commission Rules and Regulations, you are hereby authorized to commingle the production from the aforesaid pools on said lease in the above-described manner. Provided however, that the installation shall be operated in accordance with the provisions of the Commission "Manual for the Installation and Operation of Commingling Facilities," and provided further, that you shall notify the Commission at such time as any well in either pool is 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

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OIL CONSERVATION COMMISSION

P. O. BOX 2088

SANTA FE, NEW MEXICO 87501

Dear Sir:

Reference is made to your letter of August 22, 1967,

concerning the

proposed production of your well "A" and

the proposed production of your well "B".

As a result of the above, the Commission

has considered the

proposed production of your well "A" and "B" and the Commission has determined that the proposed production of your well "A" and "B" is in accordance with the provisions of the Oil Conservation Act, Chapter 22, Section 22-1-1, N.M.S. 1958, and the Commission has approved the proposed production of your well "A" and "B" for a period of 12 months from the date of this order. It is our understanding that you will be required to file a report with the Commission within the period of 12 months from the date of this order.

The Commission has also determined that the proposed production of your well "A" and "B" is in accordance with the provisions of the Oil Conservation Act, Chapter 22, Section 22-1-1, N.M.S. 1958, and the Commission has approved the proposed production of your well "A" and "B" for a period of 12 months from the date of this order. It is our understanding that you will be required to file a report with the Commission within the period of 12 months from the date of this order.

Very truly yours,

A. M. LORBER, Director

Secretary

Oil Conservation Commission (with enclosure)
P. O. Box 2088, Santa Fe, New Mexico 87501