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BEFORE THE OIL CONSERVATION COMMISSION
OF THE STATE OF NEW MEXICO

IN THE MATTER OF THE HEARING
CALLED BY THE OIL CONSERVATION
COMMISSION OF NEW MEXICO FOR
THE PURPOSE OF CONSIDERING:

CASE NO. 1627
Order No. R-1960

APPLICATION OF PAN AMERICAN PETROLEUM
CORPORATION FOR AN ORDER AUTHORIZING
AN OIL-GAS DUAL COMPLETION IN AN
UNDESIGNATED GALLUP OIL POOL AND IN
AN UNDESIGNATED DAKOTA GAS POOL, SAN
JUAN COUNTY, NEW MEXICO.

ORDER OF THE COMMISSION

BY THE COMMISSION:

This cause came on for hearing at 9 o'clock a.m. on April 8, 1959, at Santa Fe, New Mexico, before E. J. Fischer, Examiner duly appointed by the Oil Conservation Commission of New Mexico, hereinafter referred to as the "Commission," in accordance with Rule 1214 of the Commission Rules and Regulations.

NOW, on this 13th day of April, 1959, the Commission, a quorum being present, having considered the application, the evidence adduced and the recommendations of the Examiner, E. J. Fischer, and being fully advised in the premises,

FINDS:

- (1) That due public notice having been given as required by law, the Commission has jurisdiction of this cause and the subject matter thereof.
- (2) That the applicant, Pan American Petroleum Corporation, is the operator of the Gallegos Canyon Unit Well No. 84, located 900 feet from the North line and 900 feet from the West line of Section 28, Township 28 North, Range 18 West, NMPS, San Juan County, New Mexico.
- (3) That the applicant proposes to dually complete the above-described Gallegos Canyon Unit Well No. 84 in such a manner as to permit the production of oil from an undesignated Gallup oil pool and the production of gas from an undesignated Dakota gas pool through parallel strings of 2-3/8 inch tubing.
- (4) That the mechanics of the proposed dual completion are feasible and in accord with good conservation practices.
- (5) That approval of the subject application will not cause waste nor impair correlative rights.



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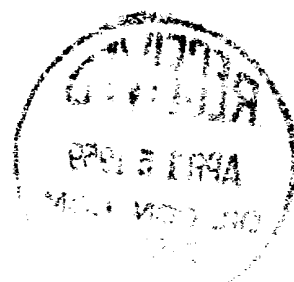
beings have been given certain rights and staff (1) and
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„weltweiter wissenschaftlicher Ausbildung nach „Institut für die Stadt“ (4) befindet, №. off. 1194 und vornehm angewandt wird die Volksrepublik seit 31. 10. 1951 jetzt seit fast 1000 Tagen nicht durch eine soviel längere Zeit 632. 730 Einwohner mehr als 1948. Jetzt ist es eigentlich „durch den Staat“ (5) aufgetragen, um 1952 wieder 1000 Einwohner mehr zu haben.

This evidence will be accepted unless the staff (S) receives a notice at 98 .00 (less than one-half) before noon - Monday through Friday between 8:00 AM and 4:00 PM. This notice may be given by telephone or in writing. It must be acknowledged by the firm or company which is being sued. The notice must be given to all persons involved in the case. If the notice is given to a person who is not involved in the case, it will not be valid.

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Sec. 112a. Notwithstanding anything said in the foregoing staff (c), nothing contained herein shall be deemed to affect any other provision.



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Case No. 1627
Order No. R-1369

IT IS THEREFORE ORDERED:

That the applicant, Pan American Petroleum Corporation, be and the same is hereby authorized to finally complete its Gallegos Canyon Unit Well No. 84, located 900 feet from the North line and 900 feet from the West line of Section 24, Township 28 North, Range 13 West, NWNW, San Juan County, New Mexico, in such a manner as to permit the production of oil from an undesignated Gallup oil pool and the production of gas from an undesignated Dakota gas pool through parallel strings of 2-3/8 inch tubing.

PROVIDED HOWEVER. That applicant shall complete, operate, and produce said well in accordance with the provisions of Section V, Rule 112-A.

PROVIDED FURTHER. That applicant shall take packer-leakage tests upon completion and annually thereafter during the Annual Deliverability Test Period for the Dakota zone of the subject well.

IT IS FURTHER ORDERED: That jurisdiction of this cause is hereby REVESTED BY THE COMMISSION for such further order or orders as may seem necessary or convenient for the prevention of waste and/or protection of correlative rights; upon failure of applicant to comply with any requirement of this order, after proper notice and hearing the Commission may terminate the authority hereby granted and require applicant or its successors and assigns to limit its activities to regular single-zone production in the interests of conservation.

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

STATE OF NEW MEXICO
OIL CONSERVATION COMMISSION

JOHN MURRAY, Chairman

MURRAY E. MORGAN, Member

A. L. PORTER, Jr., Member & Secretary

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REVIEW AND APPROVAL BY THE

OF POLYMERIZED CRYSTALLINE POLYPROPYLENE AND PART
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ONE MILL INCHES AND ONE FEET ONE INCHES, AS WELL AS NEW TIME POLY
PROPYLENE PLATE AS PLATE, AS SHOWN IN THE DRAWING AND MODEL TESTS
OR AS TESTED IN DRAWN AT POLYPROPYLENE PLATE TEST, WHICH IS
TESTED FOR THE QUALITY OF POLYPROPYLENE PLATE TO DETERMINE WHETHER
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AND THAT POLYPROPYLENE PLATE TESTS ARE APPROPRIATE FOR POLYPROPYLENE PLATE TESTS.

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