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. 518 ORDER NO. R-307

THE APPLICATION OF TIDE WATER ASSOCIATED OIL COMPANY FOR AN ORDER GRANTING PERMISSION TO DUALLY COMPLETE AND PRODUCE ITS STATE "S", WELL NO. 2, LOCATED IN THE NE/4 NW/4 OF SECTION 15, TOWNSHIP 21 SOUTH, RANGE 37 EAST, NMPM, LEA COUNTY, NEW MEXICO,

ORDER OF THE COMMISSION

BY THE COMMISSION:

This cause came on for hearing at 9 o'clock a. m. on March 17, 1953, at Santa Fe, New Maxico, before the Oil Conservation Commission, herein-after referred to as the "Commission".

NOW, on this 31st day of March, 1953, the Commission a quorum being present, having considered the records and the testimony adduced, and being fully advised in the premises,

FINDS:

(1) That due notice having been given as required by law, the Commission has jurisdiction of the case and the persons and subject matter thereof.

(2) That applicant's State "S", Well No. 2, NE/4 NW/4 Section 15, Township 21 South, Range 37 East, NMPM, Lea County, New Mexico, was completed in November 1948, as an oil well producing from the Drinkard formation through casing perforations 6565-6615 and open-hole interval 6630-6663, having drilled through the Blinebry gas formation of the Blinebry Gas Pool at an approximate depth of 5585-5720 and the Tubb Gas zone of the Tubb Gas Pool at an approximate depth of 6115-6270.

(3) That at the present time the productive capacity of the Drinkard formation in the subject well is 7 barrels per day and that the applicant desires to abandon this zone because of its low productivity.

(4) That although recent experiments tend to show that mechanical packers and other devices are ordinarily available for successful dual/ multiple completions of oil - gas wells, the Commission is unconvinced of the soundness as a waste-Prevention practice, of such dual/multiple completions as a general practice in New Mexico without specific controls over each such project.

IT IS THEREFORE ORDERED:

That the applicant herein, Tide Water Associated Oil Company, be, and it hereby is authorized to plug back and dually complete its State 'S' Well No. 2, NE/4 NW/r Section 15, Township 21 South, Range 37 East, NMPM, Lea County, New Mexico, in such a manner that the Drinkard formation is successfully plugged off with cement, and that gas from the Blinebry formation may be produced through the annular space between the casing and the tubing, and gas from the Tubb formation through the tubing by proper perforations and the installation of aproper packer;

<u>PROVIDED, HOWEVER</u>. That upon the actual dual completion of such subject well applicant shall submit to the District Office of the Commission in which the subject well is located Form C-103, Form C-104, Form C-110 and Form C-122 outlining the information required on these forms by existing Rules and Regulations.

<u>PROVIDED, HOWEVER.</u> That subject well shall be completed, and thereafter produced, in such a manner that there will be no commingling within the well bore, either within or outside the casing of gas, oil and gas, or oil produced from either or both of the separate strata, and,

<u>PROVIDED FURTHER</u>. That said subject well for dual completion and production shall be equipped in such a way that reservoir pressures may be determined separately for each of the two specified strata, and further, be equipped with all necessary connections required to permit recording meters to be installed and used, at any time, as may be required by the Commission or its representatives, in order that natural gas, oil, or oil and gas from each separate stratum may be accurately measured and the gas-oil ratio thereof determined, and,

PROVIDED FURTHER. That the operator applicant shall make any and all tests, including segregation tests, but not excluding other tests and/or determinations at any convenient time and in such manner as deemed necessary by the Commission; the original and all subsequent tests shall be witnessed by representatives of the Commission and by representatives of offset operators, if any there be, at their election, and the results of each test properly attested to by the applicant herein and all witnesses, and shall be filed with the Commission within ten (10) days after the completion of such tests, and,

<u>PROVIDED FURTHER</u>. That upon the actual dual completion of such subject well, applicant shall submit to the Commission a diagrammatic sketch of the mechanical installation which was actually used to complete and produce the seal between the strata, and a special report of production, gas/oil ratio and reservoir pressure determination of each producing zone or stratum immediately following completion.

IT IS FURTHER ORDERED: That jurisdiction of this cause is hereby retained by the Commission for such further order or orders as may seem necessary or convenient for the prevention of waste/or protection of correlative rights upon failure of applicant 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

EDWIN L. MECHEM, Chairman E. S. Walker, Member

R. R. Sprurrier, Secretary

SEAL

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