Entered Cangart 7, 1967 OR.P.

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. 3621 Order No. R-3292

APPLICATION OF MOBIL OIL CORPORATION FOR AN AMENDMENT TO COMMISSION RULE 1103 A.

ORDER OF THE COMMISSION

BY THE COMMISSION:

This cause came on for hearing at 9 a.m. on July 26, 1967, at Santa Fe, New Mexico, before Examiner Elvis A. Utz.

NOW, on this 7th day of August, 1967, the Commission, a quorum being present, having considered the testimony, the record, and the recommendations of the Examiner, 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, Mobil Oil Corporation, seeks the amendment of Rule 1103 A of the Commission Rules and Regulations to eliminate the requirement for filing Form C-103 as a notice of intention to acidize, fracture, or clean out previously completed wells.

(3) That the information needed by the Commission concerning acidizing, fracturing, or cleaning out previously completed wells can be obtained from Form C-103 filed as a subsequent report.

(4) That in order to ease the administrative burden upon operators and the Commission, thereby preventing economic waste, Rule 1103 A of the Commission Rules and Regulations should be amended to eliminate the requirement for filing Form C-103 as a notice of intention to acidize, fracture, or clean out previously completed wells. -2-CASE No. 3621 Order No. R-3292

IT IS THEREFORE ORDERED:

(1) That subsection (6) of Rule 1103 A, Form C-103 as a Notice of Intention, of the Commission Rules and Regulations is hereby abolished.

(2) That subsection (5) of Rule 1103 A, Form C-103 as a Notice of Intention, of the Commission Rules and Regulations is hereby amended to read in its entirety as follows:

"(5) Performing remedial work on a well which, when completed, will affect the original status of the well. (This shall include making new perforations in existing wells or squeezing old perforations in existing wells, but is not applicable to new wells in the process of being completed nor to old wells being deepened or plugged back to another zone when such recompletion has been authorized by an approved Form C-101, Application for Permit to Drill, Deepen, or Plug Back, nor to acidizing, fracturing, or cleaning out previously completed wells, nor to installing artificial lift equipment.)"

(3) That jurisdiction of this cause is retained for the entry of such further orders as the Commission may deem necessary.

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

STATE OF NEW MEXICO OIL CONSERVATION COMMISSION ñ., ł 4 DAVID F. CARGO, Chairman PORTER, Jr., Member & Secretary

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