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. 820 Order No. R-625

THE APPLICATION OF SHELL OIL COMPANY FOR APPROVAL OF THE WILLIAMS UNIT AGREEMENT EMBRACING 1,280 ACRES IN LEA COUNTY, NEW MEXICO, WITHIN TOWNSHIP 16 SOUTH, RANGE 34 EAST.

ORDER OF THE COMMISSION

BY THE COMMISSION:

· . .

This cause came on for hearing at 9 o'clock a.m. on February 16, 1955, at Santa Fe, New Mexico, before the Oil Conservation Commission of New Mexico, hereinafter referred to as the "Commission."

NOW, on this $\cancel{14}^{\cancel{H}}$ day of April, 1955, the Commission, a quorum being present, having before it for consideration the testimony adduced at the hearing of said case 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 proposed unit plan will in principle tend to promote the conservation of oil and gas and the prevention of waste.

IT IS THEREFORE ORDERED:

SECTION 1. That this order shall be known as the

WILLIAMS UNIT AGREEMENT ORDER

SECTION 2. (a) That the project herein referred to shall be known as the Williams Unit Agreement, and shall hereafter be referred to as the "Project."

(b) That the plan by which the Project shall be operated shall be embraced in the form of a unit agreement for the development and operation of the Williams Unit Area referred to in the Petitioner's petition and filed with said petition, and such plan shall be known as the Williams Unit Agreement Plan.

Entered april 14, 1955 Wornacey

-2-Order No. R-625

•

SECTION 3. That the Williams Unit Agreement Plan shall be, and hereby is, approved in principle as a proper conservation measure; provided, however, that notwithstanding any of the provisions contained in said unit agreement, this approval shall not be considered as waiving or relinquishing in any manner any right, duties or obligations which are now, or may hereafter, be vested in the New Mexico Oil Conservation Commission by law relative to the supervision and control of operations for exploration and development of any lands committed to said Williams Unit Agreement, or relative to the production of oil or gas therefrom.

SECTION 4. (a) That the Unit Area shall be:

NEW MEXICO PRINCIPAL MERIDIAN

TOWNSHIP 16 South, RANGE 34 EAST Sections 8 and 17, Lea County, New Mexico.

Total unit area: 1280 acres, more or less.

(b) The unit area may be enlarged as provided in

said Plan.

SECTION 5. That the unit operator shall file with the Commission an executed original or executed counterpart of the Williams Unit Agreement within 30 days after the effective date thereof.

SECTION 6. That any party owning rights in the unitized substances who does not commit such rights to said unit agreement before the effective date thereof may thereafter become a party thereto by subscribing to such agreement or counterpart thereof or by ratifying the same as set out in Section 21 thereof. The unit operator shall file with the Commissioner within 30 days after execution thereof an original of any such counterpart or ratification.

SECTION 7. That this order shall become effective upon approval of said unit agreement by the Commissioner of Public Lands of the State of New Mexico and shall terminate ipso facto upon the termination of said unit agreement. The last unit operator shall immediately notify the Commissioner in writing of such termination.

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

STATE OF NEW MEXICO OIL CONSERVATION COMMISSION

John 7 Lunas JOHN F. SIMMS, Chairman

Escuelker E. S. WALKER, Member

W B Macey W. B. MACEY, Member and Secretary

SEAL

83