NEW MEXICO OIL CONSERVATION DIVISION P. O. BOX 2088 SANTA FE, NEW MEXICO 87501

ADMINISTRATIVE ORDER

EXEMPTION FROM THE NATURAL GAS PRICING ACT PURSUANT TO SECTION 62-7-5, NMSA 1978, AND DIVISION ORDER NO. R-5436

OPERATOR_	Amoco Product	ion Con	pany	MELL NOM	e and no	Gallegos C	anyon Unit	No. 133E
OCATION:	UNIT C SEC.	17	100. 29 No.	rth RG	. <u>12 West</u>	COUNTY	San Juan	
THE DIRE	CTOR OF THE DIVISION	FINDS:		programme.				
Gas Pric of or fi to such natural upon 4 f Pricing	it Section 5 of the N ing Act shall not an irst intrestate sale a well if it is dril gas prior to January inding that such new Act.	of which colled within 1, 1975, well was	production an ommenced on or an establishe from the same justified for	d sale of na after Januar d proration reservoir un reasons other	tural gas in ry 1, 1975, unit which w less the Oil r than avoid	intrastate co provided howev as producing o Conservation ing the applic	mmerce from a ver, that the Ac er, that the Ac r capable of pr Division exempt acion fo the Na	rell the drill tr shall apply oducing tr such well trural Gas
Director the Natu	of the Division is arel Gas Pricing Act ich were producing o	empowered provided s	to act for the aid wells were	Division and drilled on (d exempt gas or after Jan	wells from th uary 1, 1975,	e p rov isions of Within establis	Section 5 of hed proration
	t to qualify for such a an infill well.) exembraci	, under said (order No. R-5	436, a gas v	ell must be c	lassified either	rasa <u>replac</u>
(4) That	t pursuant to Order : ther than avoiding ti	io. R-5436, ne pricing	the Director provisions of	of the Divis	ion may find Gas Pricing	i that a <u>replac</u> Act upon a sno	mement well is wing by the op	justified for erator that:
(a)	The well was necessary or formation damage		ace a well los	stobse to eco	nomically is	creparable dow	-hole mechanica	ıl failure
(b)	the well was necessar	nth an teby	lace a well pro	oducing at no	n-consercia	L rates; or the	st in the second	The state of the s
(c)	the drilling of the	well comme	mosd prior to	January 18,	1977.			
(5) That ther that	t pursuant to Order ! n avoiding the pricu	40. R−5436, ng provisio	, the Director ans of the Nata	of the Divis	ion may fin ing Act upo	i that an <u>infi</u> n a showing by	the operator t	fied for reactions
	the well was drilled that infill drilling in such pool, will : recovery of gas from	g in such gresult in a the pool;	col will incre core efficient corthat	ease the reco use of reser	verable reso voir energy	erves under the , and will tend	e various prora i to ensure grea	tion units ater ultimate
(D)	the well is necessarights; or that	and the proper	ect the procati	ion unit from	wcapasa	ced drainage o	r to protect co	crelative
(c)	the drilling of the	well com	enced project to	January 18,	1977.			
(6) Tha	t the applicant here Gas Pricing Act purs	in AMOCO	Production 62-7-5,	n Company	ias requeste und Division	d exemption fr Order No. R-5	om the provisio 436 for the abo	ns of the ve-named well
exemptio	t all the requirement from the provision of the application of	s of the N	acural Gas Pric	cing Act inas	complied w much as said	ith, and that : i well was not	said well is ju drilled for th	stified for a purpose of
	A Replacement Well	N.		A Section		Ary a si bij		
	() necessary to r formation dama		ell lost due t	economicall	y irreparab	le d own h ole m	echanical failu	re or
	() necessary to r					77.		1.
(35)	An Infill Well		1.5		•		-	
	will result in	ch pool wi. . more effi	ll increase the	e recoverable eservoir ener	reserves u	nder the various l tend to ensu	n order finding us proration un re greater ultu	its in the po mate recovery
	· · · · · · · · · · · · · · · · · · ·	•	sion Order No.	basi	in Dakota	Gas	·** -** · · · · · · · · · · · · · · · ·	P00
	() necessary to p	rotect the	proration uni	t from uncome			otect correlati	ve rights.
IT IS T	HEREFORE ORDERED:						1. · · · · · · · · · · · · · · · · · · ·	

(1) That the above-named well is hereby exempted from Section 5 of the Natural Gas Pricing Act (Secs. 62-7-1 to

comply with the provisions of Rule 6(d) or Rule 7(c) of Division Order No. R-5436 or for other good cause shown.

day of July

(2) That jurisdiction of this cause is hereby retained, and that this exemption is subject to rescussion upon failure to

STAMETS, DIRECTOR

62-7-10, MMSA 1978). Retroactive to the date of first sale.

DONE at Santa Fe, New Mexico on this 23

NEW MEXICO OIL CONSERVATION DIVISION P. O. BOX 2088 SANTA FE, NEW MEXICO 87501

ADMINISTRATIVE ORDER
NGPA- 43

EXEMPTION FROM THE NATURAL GAS PRICING ACT PURSUANT TO SECTION 62-7-5, NMSA 1978, AND DIVISION ORDER NO. R-5436

CHERNATUR FINDED Production Co WELL NAME AND NO. Graffegos Can you Unit No 133
LOCATION: UNIT C SEC. 17 THP. 29 N ANG. 12 W COUNTY Jun Than
THE DIRECTOR OF THE DIVISION FINDS:
(1) That Section 5 of the Natural Gas Pricing Act (being Secs. 62-7-1 to 62-7-10, NMSA 1978) provides that the Natural Gas Pricing Act shall not apply to the production and sale of natural gas in intrastate commerce from a well the drilling of or first intrastate sale of which commenced on or after January 1, 1975, provided however, that the Act shall apply to such a well if it is drilled within an established proration unit which was producing or capable of producing natural gas prior to January 1, 1975, from the same reservoir unless the Oil Conservation Division exempts such well upon a finding that such new well was justified for reasons other than avoiding the application fo the Natural Gas Pricing Act.
(2) That by Order No. R-5436, dated June 8, 1977, the Division established an administrative procedure whereby the Director of the Division is empowered to act for the Division and exempt gas wells from the provisions of Section 5 of the Natural Gas Pricing Act provided said wells were drilled on or after January 1, 1975, within established proration which were producing or capable of producing natural gas from the same reservoir prior to January 1, 1975.
(3) That to qualify for such exemption, under said Order No. R-5436, a gas well must be classified either as a replacement well or as an infill well.
(4) That pursuant to Order No. R-5436, the Director of the Division may find that a replacement well is justified for measons other than avoiding the pricing provisions of the Natural Gas Pricing Act upon a showing by the operator that:
(a) The well was necessary to replace a well lost due to economically irreparable down-hole mechanical failure or formation damage; or that
(b) the well was necessary to replace a well producing at non-commercial rates; or that
(c) the drilling of the well commenced prior to January 18, 1977.
(5) That pursuant to Order No. R-5436, the Director of the Division may find that an <u>infill</u> well is justified for reasons other than avoiding the pricing provisions of the Natural Gas Pricing Act upon a showing by the operator that:
(a) the well was drilled in a pool where the Division, after notice and hearing, has issued an order finding that infill drilling in such pool will increase the recoverable reserves under the various proration units in such pool, will result in more efficient use of reservoir energy, and will tend to ensure greater ultimate recovery of gas from the pool; or that
(b) the well is necessary to protect the proration unit from uncompensated drainage or to protect correlative rights; or that
(c) the drilling of the well commenced prior to January 18, 1977.
(6) That the applicant herein Row (6) Return (6) has requested exemption from the provisions of the Natural Gas Pricing Act pursuant to Section 62-7-5, NMSA 1978, and Division Order No. R-5436 for the above-named well.
(7) That all the requirements of said Order No. R-5436 have been complied with, and that said well is justified for exemption from the provisions of the Natural Cas Pricing Act inasmuch as said well was not drilled for the purpose of avoiding the application of said act; but was in fact:
() A Replacement Well
 () necessary to replace a well lost due to economically irreparable down-hole mechanical failure or formation damage. () necessary to replace a well producing at non-commercial rates. () a well the drilling of which commenced prior to January 18, 1977.
An Infill Well
drilled in a pool where the Division, after notice and hearing, has issued an order finding that infill drilling in such pool will increase the recoverable reserves under the various proration units in the pool, will result in more efficient use of reservoir energy, and will tend to ensure greater ultimate recovery of gas from the pool, said pool being the
and the order being Division Order No. R- 1670 ~ U. () necessary to protect the proration unit from uncompensated drainage or to protect correlative rights.
() a well the drilling of which commenced prior to January 18, 1977.
IT IS THEREFORE ORDERED:
(1) That the above-named well is hereby exempted from Section 5 of the Natural Cas Pricing Act (Secs. 62-7-1 to 62-7-10, NMSA 1978). The restrict of the Cute of the Superior of this cause is hereby retained, and that this exemption is subject to rescission upon failure to
comply with the provisions of Rule 6(d) or Rule 7(c) of Division Order No. R-5436 or for other good cause shown.
DONE at Santa Fe, New Mexico on thisday of, 19 .

STATE OF NEW MEXICO ENERGY AND MINERALS DEPARTMENT OIL CONSERVATION DIVISION

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APPLICATION FOR EXEMPTION

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I. Introduction

In this application, Amoco Production Company ("Amoco") is requesting that the captioned well be exempted from the New Mexico Natural Gas Pricing Act ("the Act"), Sections 62-7-1 to 62-7-10, NMSA 1978. The application is made pursuant to Section 62-7-5 of that Act, and to the Oil Conservation Commission's Order No. R-5436.

II. Facts

- 1. Amoco is the operator of the captioned well.
- 2. The captioned well is an infill well, being the second well to be drilled on a proration unit comprising the N/2 of Section 17, Township 29N, Range 12W, in San Juan County, New Mexico. That proration unit and the location of the captioned well thereon is shown on the Form C-102 Plat attached hereto as Exhibit "A," submitted pursuant to Rule 5 of Order R-5436.
- 3. The first well to be drilled on the proration unit described in Paragraph 2 was the <u>Gallegos Canyon Unit #133</u> well (the "First Well"); that well was producing or capable of producing natural gas prior to January 1, 1975.
- 4. The drilling of the captioned well was commenced on 11/30/81; that well is completed for production in the Basin Dakota Pool, as is indicated by the completion report attached hereto as Exhibit "B."

5. Pursuant to Rule 7(a) of Order R-5436, Amoco states that the drilling of the captioned well as an infill well in the Pool named in Paragraph 4 was permitted by Order No. R-1670-V of the Oil Conservation Commission (or of the Division). That infill order contains findings of the sort called for by Rule 7(a).

III. Certification

Pursuant to Rule 7(c) of Order R-5436 the undersigned, speaking on behalf of Amoco, certifies that the ability of the First Well to produce into the pipeline has not been and will not be restricted by Amoco in any manner for the purpose of avoiding the application of the Act to sales of natural gas from that well.

IV. Request

Amoco requests the Division to enter an order (i) finding that the captioned well was justified for reasons other than avoiding the application of the Act and (ii) exempting that well from the Act. Amoco further requests that the exemption have effect prospectively or retroactively, as is indicated immediately below:

- prospectively, from the date this application is received by the Division;
- A retroactively, from the date of first production of natural gas from the captioned well up to and including the day before the date this application is received by the Division.

V. Conclusion

By its submission of this application Amoco in no way surrenders its right to argue (i) that promulgation of the infill order cited above in Paragraph II.5 was sufficient, under Section 62-7-5 of the Act, to exempt the captioned well from the Act; or (ii) that the Division's determination that the captioned well qualifies as a New Onshore Production Well under Section 103 of the Natural Gas Policy Act of 1978 (if, in fact, such a determination has been made) was sufficient,

under Section 62-7-5 of the Act, to exempt that well from the Act; or (iii) that Order R-5436 is unenforceable.

Respectfully submitted, AMOCO PRODUCTION COMPANY

 3 Y (A_{\perp})

Typed name

A. P. Payne

Title <u>Regional Gas Sales Manager</u>

Date:

CERTIFICATE OF MAILING

I certify that on the 29 day chungy, 1984, a copy of the foregoing Application for Exemption was mailed to the following persons at the indicated addresses:

District Office Oil Conservation Division

Purchaser:

Amoco Gas Company

P. O. Box 3092

Houston, TX 77253

See Attached Sheet Working Interest Owners:

Typed name: Stephen D. Ring

Capacity:

Capacity: Attorney
(Acting for Amoco Production

Company)

SDR/mgb 011084 DATA863

WORKING INTEREST OWNERS

Union Texas Petroleum Company P. O. Box 2120 Houston, TX 77252 Attn: James Ulbricht Natural Gas Operations

Klinger, Maryan 242 E. Downs Stockton, CA 95204

American Petrofina Co. of Texas Attn: Manager of Outside Operations P. O. Box 2159 Dallas, TX 75221

Lear Petroleum Company 950 One Energy Square 4925 Greenville Ave. Dallas, TX 75206

Mesa Pertroleum Company 1660 Lincoln Street Denver, Co 80203

Texaco, Inc.
P. O. Box 2100
Denver, CO 80201
Attn: Karen Boesel

Wood Oil Company 320 South Boston, Suite 850 Tulsa, OK 74103

Kalvestrand, Patricia 115 Conifer Lane Walnut Creek, CA 94598

Hodges, L. B. P. O. Box 489 Roswell, NM 88201

Pegg, A. C. P. O. Box 66067 Chicago, IL 60666 Huve, Nichole, Trust
The First National Bank Trustee
Trust Department
P. O. Box 1331
Amarillo, TX 79180

Arco Oil and Gas Company
P. O. Box 2819
Dallas, TX 75221
Attn: James W. Ciarroccki--22-094DAB

Southland Royalty Company 1000 Ft. Worth Club Tower Fort Worth, TX 76102 Attn: Janet Wilkinson

Sun Exploration and Production Company ATTN: Regulations/Marketing P. O. Box 2880 Dallas, TX 75221-2880

Getty Oil Company
P. O. Box 1404
Houston, TX 77001
Attn: Natural Gas Sales and Purchasing

Featherstone Farms, LTD A LTD Partnership 1717 West Second Street Roswell, NM 88201

Texon Energy Corp.

A/W A. W. Dugan
1212 Main St., Suite 1400
Houston, TX 77002

National Drilling Co., Inc. 4810 North Kenneth, Ave. Chicago, IL 60630

Rydin, E. I. P. O. Box 66067 Chicago, IL 60666

PURCHASER FROM A WORKING INTEREST OTHER THAN AMOCO:

Northwest Pipeline Corp. P. 0. Box 1526 Salt Lake City, UT 84110

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Amoco Produ		pany	·							9. WELL NO.		
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15. DATE SPUDDED	16. DATE T.D	BEACH	'n l 17 nat	E COVE	Ready t	o prod) L so				San Jua	n	New Mexico
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36. I hereby certif	y that the foreg	oing and	attached i	nformation	la com	olete and corre	ect as	s determin	ed from	all available r		
SIGNED		<u>.</u>		T[rle Di	lst. Admi	n.	Supvr	•	DATI		AN 27 1982

SUBMIT IN DUPLICATE.

Form approved. Budget Bureau No. 42-R355.5.

INSTRUCTIONS

General: This form is designed for submitting a complete and correct well completion report and log on all types of lands and leases to either a Federal agency or a State agency, or both, pursuant to applicable Federal and/or State laws and regulations. Any necessary special instructions concerning the use of this form and the number of copies to be submitted, particularly with regard to local, area, or regional procedures and practices, either are shown below or will be issued by, or may be obtained from, the local Federal and/or State office. See instructions on items 22 and 24, and 33, below regarding separate reports for separate completions.

if not filed prior to the time this summary record is submitted, copies of all currently available logs (drillers, geologists, sample and core analysis, all types electric, etc.), formation and pressure tests, and directional surveys, should be attached hereto, to the extent required by applicable Federal and/or State laws and regulations. All attachments should be listed on this form, see item 35.

item 4: If there are no applicable State requirements, locations on Federal or Indian land should be described in accordance with Federal requirements. Consult local State or Federal office for specific instructions.

Hem 18: Indicate which elevation is used as reference (where not otherwise shown) for depth measurements given in other spaces on this form and in any attachments. Items 22 and 24: If this well is completed for separate production from more than one interval zone (multiple completion), so state in item 22, and in item 24 show the producing interval, or intervals, top(s), boltom(s) and name(s) (if any) for only the interval reported in item 33. Submit a separate report (page) on this form, adequately identified, for each additional interval to be separately produced, showing the additional data pertinent to such interval.

Item 27: "Sacks Coment": Attached supplemental records for this well should show the details of any multiple stage cementing and the location of the cementing tool.

Hem 33: Submit a separate completion report on this form for each interval to be separately produced. (See instruction for items 22 and 24 above.)

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OIL COMMERCENTIES P. O. DOX 20HB

Form C-107 kertsed 10-1-72

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