CORPORATION

EUM AND ITS PRODUCTS

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December 1, 1955

FORT WORTH PRODUCTION DIVISION

Re: Application for 480-acre Non-Standard Gas Proration Unit, Eumont Gas Pool, Comprising N/2 and SW/4 of Section 33, T-21-S, R-36-E, Lea County, New Mexico

Oil Conservation Commission State of New Mexico Santa Fe, New Mexico

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Gentlemen:

Gulf Oil Corporation hereby makes application for Administrative approval of a non-standard gas proration unit in the Eumont Gas Pool comprising the N/2 and the SW/4 of Section 33, T-21-S, R-36-E, Lea County, New Mexico, and in support thereof states the following facts:

- (1)Gulf Oil Corporation is the owner and operator of an oil and gas lease known as the Arnott-Ramsay State "D" Lease, which comprises all the acreage (640) designated as Section 33, T-21-S, R-36-E, Lea County, New Mexico.
- (2)The State of New Mexico is the lessor and sole royalty owner for the above described section of land.
- (3) The Oil Conservation Commission by Order No. R-485 dated June 30, 1954, ascribed the 160 acres described as the SE/4 of Section 33, T-21-S, R-36-E to Gulf Oil Corporation's William A. Ramsay State No. 1, Jalmat Gas Pool, gas well in the SW/4 SW/4 SW/4 Section 34, T-21-S, R-36-E for gas allocation and proration purposes.
- (4) The remaining 480 acres in Section 33 is all within the horizontal limits of the Eumont Gas Pool as defined by the Oil Conservation Commission.
- Gulf Oil Corporation has heretofore made application to (5) drill a new well to be located 1980 feet from the north and west lines of Section 33, T-21-S, R-36-E and to be designated as Gulf's Arnott-Ramsay State "D" No. 3. Applicant has also requested permission to attempt to dually complete said well for the production of gas-well gas from

Oil Conservation Commission

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the Yates and Seven Rivers Formations and for the production of oil from the Queen Formation. Applicant hereby requests that the above described 480 acres be ascribed to said Arnott-Ramsay State "D" No. 3 for gas allocation and proration purposes.

- (6) The proposed non-standard gas proration unit will meet the requirements of Rule 5(b) of the Oil Conservation Commission Order No. R-520 as follows:
 - (a) Contiguous quarter-quarter sections will comprise the unit.
 - (b) The proposed unit lies wholly within a single governmental section.
 - (c) All acreage within the proposed unit may reasonably be presumed productive of gas.
 - (d) The length or width of the proposed unit does not exceed 5280 feet.
 - (e) There are not other operators owning interests in the section in which the proposed unit is located, and the well will be more than 1500 feet from any other operators' acreages.
- (7) The approval of this application for a 480-acre non-standard gas proration unit will, in the opinion of the applicant, prevent waste, protect correlative rights and serve the best interest of conservation.

In view of the existence of the facts herein stated and compliance with the provisions of Rule 5(b) of the Oil Conservation Commission's Order No. R-520, Gulf Oil Corporation requests that the Secretary of the Commission approve the above described non-standard gas proration unit.

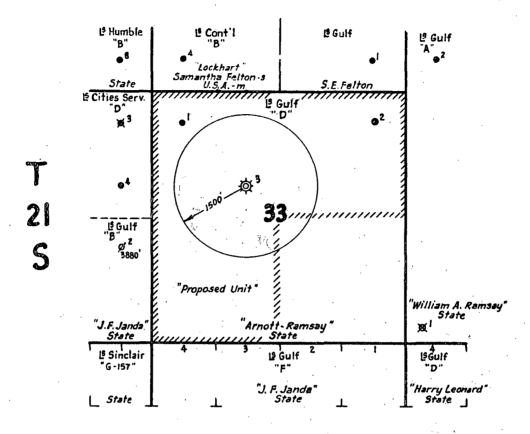
Respectfully submitted,

GULF OIL CORPORATION

By: Division Production Manager

cc: Oil Conservation Commission P. O. Box 2045 Hobbs, New Mexico R 36 E

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GULF OIL CORPORATION FORT WORTH PRODUCTION DIVISION Scale 1" = 2,000'

Plat Accompanying Application for 480-Acre Non-Standard Gas Unit (Eumont Gas Pool)

Arnott-Ramsay State "D" Lease (Gulf Oil Corporation) STATE OF TEXAS

COUNTY OF TARRANT

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BEFORE ME, the undersigned authority, on this day personally appeared <u>J. R. Sherman - Division Gas Engineer</u> of the Fort Worth Production Division of Gulf Oil Corporation, who, after being by me duly sworn, upon his oath states that, to the best of his knowledge, the statements contained in the foregoing Application of Gulf Oil Corporation, dated <u>December 1</u>, 1955, are true and correct.and-that copies of such Application were duly deposited of fice as registered mail, with all charges prepaid, addressed to each of the parties shown receiving carbon copies of such Application.

R. Sherman

SUBSCRIBED AND SWORN to before me by the said <u>J. R. Sherman</u> this (\underline{cth}) day of <u>December</u>, 195<u>5</u>, to certify which witness my hand and seal of office.

H. King, Jr.

Notary Public in and for Tarrant County, Texas

My Commission Expires:

June 1, 1957