

OPR
SFE CLG HOBBS 3443 X OUR NO IS 5942
VOK EP HOBBS 3443- X OK
OCC HOBBS GA

SFE JUNE 22 1955 330 PM

RIEDER TO STAN

REF ORDER NO R645 COMMINGLE OIL FROM SEPARATE STATE OIL AND GAS LEASES

WE CANNOT UNDERSTAND ATTITUDE OF OPERATORS WITH REFERENCE TO THIS ORDER ORDER PROVIDES POSITIVE RELIEF FOR THOSE WHO SEEK IT BY SEVERAL MEANS AS FOLLOWS PARA 4 OF ORDER PROVIDES FOR IMMEDIATE APPROVAL IF ALL ADJOINING OPERATORS CONSENT IN WRITING OTHERWISE PARA 6 OF ORDER TAKES EFFECT AND WE MUST WAIT THIRTY DAYS TO ALLOW FOR ALL INTERESTED PARTIES TO EXPRESS APPROVAL OR DISAPPROVAL IN ALL CASES PARA 5 OF ORDER MUST BE COMPLIED WITH WE MUST HAVE A LETTER FROM TEXXXTHE LAND COMMISSIONER APPROVING THE COMMINGLINE SHOULD A CASE ARISE IN WHICH THE WAITING PERIOD WOULD WORK A HARDSHIP ON THE OPERATOR OR A TESTING PERIOD IS DESIRED THE OPERATOR MAY REQUEST A TEMPORARY EXCEPTION FROM THE DIRECTOR FOR THIRTY DAYS IF NECESSARY HOWEVER IF THE OPERATOR PLANS TO COMMINGLE PRODUCTION HE SHOULD BE INTERESTED IN SECURING APPROVAL PRIOR TO THE DAY TEXXXTHAT THE WELL IS COMPLETED WE FEEL THAT THE ORDER AS WRITTEN PROVIDES FOR ADEQUATE RELIEF AND STILL MAINTAINS A SEMBLANCE OF CHECK AND BALANCE CONTROL TO GRANT APPROVAL WITHOUT GIVING ALL INTERESTED PARTIES AN OPPORTUNITY TO EXPRESS OBJECTION WOULD BE EXCEEDING OUR ADMINISTRATIVE POWERS SHOULD ANY FURTHER COMPLAINT BE RECEIVED FROM THE OPERATORS PLS REFER THEM TO THE ORDER AND FEEL FREE TO ADVISE THE OPERATORS THAT SHOULD THE SITUATION WARRANT THAT TEMPORARY RELIEF CAN BE SECURED FROM THE DIRECTOR FOR ANY WELL FROM THIRTY TO FORTY FIVE DAYS

ALTHOUGH THE TEMPORARY RELIEF IS NOT INC IN THE ORDER IT IS ASSUMED THAT A 30 DAY POSTPONEMENT IS OK L
GA

MSG 2

REF SKELLY EXCEPTION TO RULE 309 ON MEXICO Y LEASE

PLS ADVISE SKELLY THAT THIS OFFICE HAS NOT RECEIVED APPROVAL FOR ABOVE EXCEPTION FROM LAND COMMISSIONER AND THAT THE LAND OFFICE HAS RECEIVED NO REQUEST FROM SKELLY FOR THEIR NEW AMENDED APPLICATION WE HAVE CHECKED AND FIND THAT BOTH LEASES BELONG TO THE COMMON SCHOOL FUND AND THE COMMINGLING WILL BE APPROVED BY THE LAND OFFICE AND THE OCC HOWEVER SKELLY WILL HAVE TO WRITE TO THE LAND COMMISSIONER BEFORE WE CAN DO ANY MORE FURTHER IF WE DO NOT RECEIVE THE WRITTEN CONSENT OF ALL ADJOINING OWNERS OF OIL AND GAS LEASE WE WILL HAVE TO WAIT THE FULL THIRTY DAYS IF NECESSARY SKELLY CAN SECURE TEMPORARY RELIEF BY REQUESTING IT OF THE DIRECTOR BUT ALL REQUIREMENTS OF ORDER NO R645 MUST BE MET BEFORE A PERMINENT ORDER WILL BE ENTERED

GA

CHARLIE I AM NOT REFERRING SKELLY CASE SINCE THEY WILL ABIDE TO YOUR INFO AS WRITTEN YESTERDAY I AM REFERRING TO OTHERS AND THEIR INTERPRETATION WILL TELL OPR THAT THE RULE MUST BE ABIDED BY
OVER AND GA

PLS CALL SKELLY AND ADVISE THAT THEY WILL HAVE TO CONTACT THE LAND COMMISSIONER ANY OPERATOR NEEDING TEMPORARY RELIEF CAN SECURE IT BY WRITING MACEY AND IT WILL BE GRANTED IF A VALID REASON

GA
OK
END

