MARTIN WILLIAMS & JUDSON

The PETROLEUM CONSULTANTS

DRILLING - COMPLETIONS - PRODUCTION

IN INITENTRAL BUILDING

MIDLAND, TEXAS November 12, 1958

Mr. A. L. Porter, Jr. Secretary - Director Oil Conservation Commission Box 871 Santa Fe, New Mexico

Bisson Star

Re: Permit to commingle storage, State and State A Leases, Eumont Field Lea County, New Mexico

Dear Sir:

This represents our formal request for an administrative exception to Rule 309 and the granting of permission to commingle storage from two leases as authorized under Rule 309 (b) (1-6) and R-1172.

The two leases for which commingling is requested are:

- (1) Martin, Williams & Judson State Lease, State No. B-1585, the NE/4, SE/4 Section 1-19-36, Lea County. This lease contains one well completed in the Penrose formation and assigned to the Eumont Field.
- (2) Martin, Williams & Judson State A Lease, State No. B 1040, the SE/4, SE/4 Section 1-19-36, Lea County. This lease contains one well, which is presently being completed in the Penrose formation, and which will be assigned to the Eumont Field.

In accordance with Items No. 1-6 under Rule 309 (b) and R-1172, the following instruments are attached to this request:

- Item No. 1) Forms C-128 are attached for both wells showing their location on contiguous acreage.
 - 2) Production from both wells is from the Penrose Formation -Eumont Field.

- 3) Commingling is requested for two units, each lease being a 40 acre tract.
- 4) The ownership of the leases is common throughout. A letter evidencing this fact is attached.
- 5) All persons owning an interest in the leases have consented to the commingling as evidenced by the attached letters from Martin, Williams & Judson, the State Land Office and Amerada Petroleum Corp.
- 6) The owners of the adjoining leases are as follows:

East offset - SW/4 Section 6-19-37 owned by Continental
Oil Company

North offset - N/2 Section 1-19-36 owned by Pan American Petroleum Corp.

West offset - W/2 SE/4 and NE/4 SW/4 Section 1-19-36 owned by Gulf Oil Corporation

South offset - N/2 Section 12-19-36 owned by Phillips
Petroleum Company

All of the above offset operators have consented to our proposed commingling as evidenced by the attached letters.

7) Not applicable.

In view of the above information which satisfies the requirements of Rule 309 (b) Items 1-6 and R-1172, an administrative exception, without notice and hearing, to Rule 309 is hereby requested, authorizing us to commingle production from the two leases cited above.

Very truly yours,

MARTIN, WILLIAMS & JUDSON

R. Ken Williams

NEW MEXICO OIL CONSERVATION COMMISSION

Well Location and Acreage Dedication Plat

Section A.		Date 10-20-1958
Operator Martin Williams & Well No. 1 Unit Letter P Located 990 Feet From I County Lea G. L. E Name of Producing Formation Pe 1. Is the Operator the only owne Yes X No 2. If the answer to question one consolidated by communitizati "yes," Type of Consolidation 3. If the answer to question two below:	Section Township Bast Line, 990 Fee Elevation 37.30.8 Dedicate enrose Pool I er* in the dedicated acreage of is "no," have the interests of on agreement or otherwise? Ye	of all the owners been s No . If answer is
<u>Owner</u>	Land Desc	cription
Section. B	990	This is to certify that the information in Section A above is true and complete to the test of my knowledge and belief. Martin, Williams & Judson (Cperator) (Representative) 118 Central Building Address Midland, Texas This is to certify that the well location shown on the plat in Section B was plotted from field notes of actual surveys made by me or under my supervision and that the same is true and correct to the best of my knowledge and belief. Date Surveyed 10-20-1958 Registered Professional Engineer and/or Land Surveyor.

(See instructions for completing this form on the reverse side)

MEW MEXICO OIL CONSERVATION COMMISSION

Well Location and Acreage Dedication Plat

Section A.				Date June 19, 1958
		& Judson Le		18 N. 16
leli No. 1	Unit Letter 1	Section 1 South Line,		. 19 South Range 36 East NMI et From East Lin
County Lea	G. 1	Elevation 3'	718.6 Dedicat	
wame of Produc	ing Formation	Penrose	Pool	Eumond
		owner* in the de	dicated acreage o	outlined on the plat below?
Yes		one is "no." ha	ve the interests	of all the owners been
				esNo If answer is
"yes," Typ	e of Consolidati	ion	1 1 1	
• If the ans below:	wer to question	two 15 "no," 11	st all the owners	and their respective interest
	<u>Cwner</u>		Land Des	cription
ection.B	7			7
	1			
				This is to certify that the
	1		1	information in Section A
	1		1	above is true and complete to the best of my knowledge
	1			and belief.
				12. 4. 20.40
				Marlin, Williams : Juds
			1	(Cperator)
			•	Edward H. Judson
			1	(Representative)
	İ			1/8 central 1363.
	•			Modern Total
				Address
	1		1	
			1	This is to certify that the
			2-660	well location shown on the
				plat in Section B was plotted from field notes of actual
				surveys made by me or under
	Ì		1 14 100	my supervision and that the
·	T			same is true and correct to
			198(the best of my knowledge and
			15	belief. Date Surveyed June 19, 19
	1			Date Surveyed Comments
				John W. West
			1	Registered Professional
	1		V	Engineer and/or Land Surveyor
				

(See instructions for completing this form on the course side)

MARTIN, WILLIAMS & JUDSON

PETROLEUM CONSULTANTS

DRILLING-COMPLETIONS-PRODUCTION

118 XX CENTRAL BUILDING

PHONE 2-5216

MIDLAND, TEXAS

November 13, 1958

Mr. A. L. Porter, Jr. Secretary-Director Oil Conservation Commission Box 871 Santa Fe, New Mexico

Dear Mr. Porter:

This is to advise that the firm of Martin, Williams & Judson, a partnership, is operator of two oil and gas leases in Lea County, New Mexico, more particularly described as follows:

State Lease B-1585 covering the NE/4, SE/4 Section 1-19-36 State Lease B-1040 covering the SE/4, SE/4 Section 1-19-36 both tracts to a depth of 4100 feet.

These two leases were originally granted to Amerada Petroleum Corporation who, by letter agreement, agreed to assign both tracts to W. D. Anderson & Sons, a partnership, reserving a certain overriding royalty interest equivalent under both tracts. We also have in hand an agreement wherein W. D. Anderson & Sons agreed to assign part of their interest to other parties in uniform amounts under both tracts. As operator under both tracts we have sufficient personal knowledge of the ownership to be satisfied that the ownership is uniform throughout.

Also, as operator, we have in our files an operating agreement covering both leases cited above, said agreement being executed by all working interest owners. This operating agreement authorizes us, as operator, to commingle production from the two leases if we so desire, and we have thereby in effect obtained the working interest owners written consent to commingle production.

Very truly yours,

MARTIN, WILLIAMS & JUDSON

Ken Williams