

BEFORE THE NEW MEXICO OIL CONSERVATION COMMISSION.

In the Matter of the Application of)
Walter Famariss, Jr., for Permission)
to Purchase and Process Tank Bottoms,)
Pit Oil, Gasoline Plant "Catchings",)
and other Oil or Waste not Merchantable,)
and to Sell the Merchantable Crude)
Derived Therefrom.)

Case No. _____

PETITION

Comes now Walter Famariss, Jr., and states:

I.

That he proposes, subject to the approval of the Commission, to purchase tank bottoms, pit oil, gasoline plant "catchings" and other oil or waste which is not merchantable and can not be disposed of to the pipe line companies in the condition and at the location at which said material may be found; and to move this waste material by tank trucks to reclamation plants, situated at various points in Lea, Eddy and Chaves Counties, convenient for the processing of this material, which is now waste. He proposes to process same, and, subject to the approval of the Commission, dispose of the merchantable crude that he is able to derive therefrom, by means of his reclamation plants.

II.

That under present conditions all of the material above referred to is wasted, and to a large extent is burned.

III.

This Petitioner further states that he is willing to purchase, gather, process and dispose of same, under such reasonable regula-

tion as the Commission may fix, and subject at all times to the inspection and control of the Commission, and is willing to make such reports and do such other things as the Commission may provide.

IV.

Inasmuch as the production practice now in vogue, and the production schedules are all fixed on the basis of pipe line oil, it is suggested that the crude which this Petitioner may process and reclaim be not charged back to the allowable of the respective wells involved, but that said production be segregated to each lease insofar as possible, so that the producers may make proper royalty adjustment.

Petitioner prays that this Petition be set down for hearing before the Commission at a convenient date.

WALTER FAMARISS, JR.

By 

His Attorney.

BEFORE THE OIL CONSERVATION COMMISSION OF
THE STATE OF NEW MEXICO.

IN THE MATTER OF WALTER
FAMARISS, JR.

APPLICATION FOR RENEWAL
OF PERMIT.

CASE NO. 104

COMES NOW Walter Famariss, Jr., by and through his attorneys of Record, Neal & Girand, of Hobbs, New Mexico, and files this his Application for Renewal of his permit to operate a processing plant for the processing of tank bottoms and reclaiming of waste oil and the cleaning of tank bottoms and for cause would show:

1. That heretofore, to-wit: on or about the 15th day of July, 1947 this Commission entered its Order in Case No. 104 authorizing the applicant to operate as a tank cleaner and to reclaim and process tank bottoms and waste oil, and that said applicant has been operating under the Order entered in Case No. 104 at all times since said date subject, however, to the provisions of General Order No.787 entered by the Commission.

2. That the Commission entered its Order No. 787 on September 29, 1948, which among other things required the renewal of permits annually but failed to provide any mode or procedure for the renewing thereof.

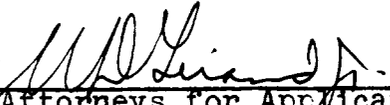
3. In this connection applicant would show that he has made all necessary and required reports and has complied with all laws of the State of New Mexico and all rules and regulations relative to the subject matter covered by the permit.

4. Applicant further shows to the Commission that he is able and qualified to perform all the services authorized under the permit and has been so engaged for more than two years and to lose the right to continue operating would result in a financial loss to applicant.

WHEREFORE, Applicant prays that the authority granted applicant in Case No. 104 be continued and extended for one year from and after October 15, 1949.

WALTER FAMARISS, JR.

BY NEAL & GIRAND,

BY 
Attorneys for Applicant
(Hobbs, New Mexico)