Case 35%

PHILLIPS PETROLEUM COMPANY

BARTLESVILLE, OKLAHOMA

PRODUCTION DEPARTMENT

C. P. DIMIT VICE PRESIDENT

H. H. KAVELER ASS'T. TO VICE PRESIDENT March 13, 1952

L. E. FITZJARRALD GENERAL SUPERINTENDENT

J. M. HOUCHIN Ass'T. GEN'L SUPT.

H. S. KELLY CHIEF ENGINEER

In re: Tulk Pool, Lea County, New Mexico - Application of Phillips
Petroleum Company for Hearing to Obtain Approval to Receive
and Measure the Oil Produced from its Rhoda and Latoyah Leases
in Common Tankage.

New Mexico Oil Conservation Commission Santa Fe, New Mexico

Attention of Mr. R. R. Spurrier, Secretary

Gentlemen:

Phillips Petroleum Company owns two contiguous oil and gas leases obtained from the State of New Mexico, both tracts being Common School Lands, described as follows, to-wit:

Rhoda Lease - S/2 SW/4 of Section 32, T14S, R32E - 80 acres.

Latoyah Lease - all of the SE/4 of Section 32, T14S, R32E, except the SE 40 acres - 120 acres.

Phillips Petroleum Company has heretofore completed its Rhoda well No. 1 on the lease first above named and is now drilling its Latoyah Well No. 1 on the lease last above named.

In order to save steel and other critical materials, we hereby respectfully request a hearing before the Commission at which time we desire to present testimony to obtain an order granting an exception from Commission Rule 309 which will permit us to receive and measure the oil produced from the two above named leases in common tankage.

A plat of these leases is attached.

Will you kindly set this application for hearing and give notice thereof as prescribed by law.

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C. P. Dimit

CFD Attach.