

CLASS OF SERVICE

This is a fast message unless its deferred character is indicated by the proper symbol.

# WESTERN UNION TELEGRAM

W. P. MARSHALL, PRESIDENT

1220 (R 11-54)

SYMBOLS

DL=Day Letter

NL=Night Letter

LT=International Letter Telegram

The filing time shown in the date line on domestic telegrams is STANDARD TIME at point of destination

1956 SEP 7 PM 1:47

LA154 SSM056

(33)

L HBA060 LONG PD=HOBBS NMEX 7 129PMN=  
NEW MEXICO OIL CONSERVATION COMM=  
BOX 871 SANTAFE NMEX=

*sent copy of pocket to Bome with 9/11/56*

GENTLEMEN: AMERADA PETROLEUM CORPORATION REQUESTS A HEARING AT YOUR EARLIEST CONVENIENCE BEFORE AN EXAMINER FOR EXCEPTION TO RULE 503 (F) CONCERNING THE APPLICATION TO THE COMMISSION FOR AUTHORIZATION TO INCLUDE UNDER PRODUCTION IN SUBSEQUENT PRORATION SCHEDULES FOR SHORTAGES OCCURRED ON THEIR M J RALEY "A" NO 1 IN THE NORTH WARREN MCKEE POOL, LEA COUNTY, NEW MEXICO, DURING THE PIPELINE PRORATIONING RESULTING FROM A CITIES SERVICE OIL COMPANY REFINERY STRIKE IN APRIL MAY 1956. SUCH PRORATIONING RESULTED IN A SHORTAGE OF 2090 BARRELS FOR THE MONTH OF APRIL AND 1902 BARRELS FOR THE MONTH OF MAY 1956. THE FAILURE OF AMERADA TO APPLY FOR AUTHORIZATION TO RECOVER THIS LOSS OF PRODUCTION ON SAID WELL WAS BECAUSE OF A CLERICAL ERROR=  
AMERADA PETROLEUM CORP BY W G ABBOTT=

1956 SEP 7 PM 1:49

MAIN OFFICE OCC

OK  
to approve  
10/5/56  
Warren

OIL CONSERVATION COMMISSION  
SANTA FE, NEW MEXICO

Date 10/5/56

CASE 1150

Hearing Date 9/26/56

My recommendations for an order in the above numbered cases are as follows:

Enter an order ~~and~~ granting an exception to Rule 503(f) of the Rules and Regulations.

Applicant, through clerical error, neglected to include their Paley "A" lease well no. 1 in the North Warren McKee Pool when they filed applications for back allowable due to Cities Service pipeline prorating. No objections against such exception were entered and in fact, Gerald McGrew ~~agreed~~ verbally ~~with~~ advised me that Cities Service had no objection and would run Ameradas back allowable. Final action on the allowable will of course have to come at the allowable hearing to authorize <sup>the</sup> production. My interpretation of this application is <sup>only</sup> to allow them to make <sup>timely</sup> application after the 30 day period.

Staff Member  
San Juan