

BEFORE THE OIL CONSERVATION COMMISSION  
OF THE STATE OF NEW MEXICO

IN THE MATTER OF THE APPLICATION  
OF GRARIDGE CORPORATION FOR AN  
EMERGENCY ORDER GRANTING CAPACITY  
ALLOWABLES FOR TWO WELLS IN THE  
CAPROCK-QUEEN POOL, LEA AND CHAVES  
COUNTIES, NEW MEXICO.

EMERGENCY ORDER NO. E-12

NOW, on this 28<sup>th</sup> day of October, 1958, the Oil Conserva-  
tion Commission of New Mexico, a quorum being present, having  
considered the application of Graridge Corporation for an Emergency  
Order and being fully advised in the premises,

FINDS:

(1) That Graridge Corporation was authorized by Order No. R-972 and amendments thereto, to institute a water flood project in the Caprock-Queen Pool, Lea and Chaves Counties, New Mexico.

(2) That Graridge Corporation is the operator of the following described wells which are situated in the aforementioned water flood project area:

Cap-Unit Well No. 32-5, SW/4 NW/4 of Section 32;  
Cap-Unit Well No. 32-11, NE/4 SW/4 of Section 32;

both in Township 12 South, Range 32 East, NMPM, Caprock-Queen Pool, Lea County, New Mexico.

(3) That said water flood project has caused an increase in the producing capacity of the above-described wells to the extent that they are now or soon may be capable of producing in excess of the top unit allowable for the Caprock-Queen Pool.

(4) That there is a possibility that waste will occur if the production from the above-described wells is curtailed.

(5) That an emergency exists which requires the promulgation of an order, without notice and hearing, to eliminate the possibility of waste occurring as a result of a curtailment of the production from said wells.

(6) That a hearing should be held on November 12, 1958, to determine whether waste will actually result if the production from the said wells is curtailed.

(7) That in the event the applicant fails to prove that waste will be caused if the production from the above-described wells is curtailed, then any oil produced from said wells in excess of the normal unit allowable shall be charged against future allowables for said wells.

Emergency Order No. E-12

IT IS THEREFORE ORDERED:

(1) That the following described wells be granted an allowable equal to their capacity to produce, effective October 29, 1958, to-wit:

Cap-Unit Well No. 32-5, SW/4 NW/4 of Section 32;  
Cap-Unit Well No. 32-11, NE/4 SW/4 of Section 32;

both in Township 12 South, Range 32 East, NMPM, Caprock-Queen Pool, Lea County, New Mexico.

(2) That this order shall become effective at 7 o'clock a.m. Mountain Standard Time on October 29, 1958.

(3) That a hearing be held at 1 o'clock p.m. on November 12, 1958, to permit the applicant to appear and show cause why the above-referenced wells should be granted capacity allowables.

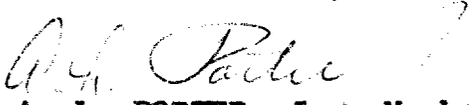
(4) That in the event the applicant fails to prove that waste will be caused if the production from the above-described wells is curtailed, then any oil produced from said wells in excess of the normal unit allowable shall be charged against future allowables for said wells.

DONE at Santa Fe, New Mexico, on the day and year hereinabove designated.

STATE OF NEW MEXICO  
OIL CONSERVATION COMMISSION

  
EDWIN L. MECHEM, Chairman

  
MURRAY E. MORGAN, Member

  
A. L. PORTER, Jr., Member & Secretary

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