

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

**IN THE MATTER OF THE HEARING
CALLED BY THE OIL CONSERVATION
COMMISSION OF THE STATE OF NEW
MEXICO FOR THE PURPOSE OF
CONSIDERING:**

CASE No. 1201
Order No. R-954

**APPLICATION OF PACIFIC NORTHWEST
PIPELINE CORPORATION FOR AN ORDER
EXCEPTING CERTAIN WELLS IN THE
BLANCO-MESAVERDE GAS POOL, SAN JUAN
AND RIO ARRIBA COUNTIES, NEW MEXICO
FROM THE REQUIREMENT OF ANNUAL
DELIVERABILITY TESTS FOR 1956 IN
EXCEPTION TO ORDER R-333-C & D; OR
IN THE ALTERNATIVE TO EXTEND THE
PROVISIONS OF ORDER 901 TO MARCH 1,
1957.**

ORDER OF THE COMMISSION

BY THE COMMISSION:

This cause came on for hearing at 10:00 o'clock a.m. on January 24, 1957, at Aztec, New Mexico, before Warren W. Mankin, Examiner duly appointed by the Oil Conservation Commission of New Mexico, hereinafter referred to as the "Commission," in accordance with Rule 1214 of the Commission Rules and Regulations.

NOW, on this 26th day of February, 1957, the Commission, a quorum being present, having considered the application, the evidence adduced and the recommendations of the Examiner, Warren W. Mankin, and being fully advised in the premises,

FINDS:

(1) That due public notice having been given as required by law, the Commission has jurisdiction of this case and the subject matter thereof.

(2) That the applicant has shown, by the evidence submitted, the need and justification for exceptions to Section A, Sub-section II, and Section A, Sub-section III, Part (A) Paragraph 3 of Order R-333 C and D insofar as these rules apply to the requirements for annual deliverability tests for the year 1956.

(3) That the exception should be applicable to all wells connected to Pacific Northwest Pipeline Corporation's gas transmission system during 1956.

IT IS THEREFORE ORDERED:

1. That the application of Pacific Northwest Pipeline Corporation to exempt the sixty-seven (67) wells which were connected to its transportation facilities prior to November 1, 1956, from

the requirement of an annual deliverability test for 1956 as provided for in Section A, Sub-section II and Section A, Sub-section III Part (A), paragraph 3 of Order R-333 C and D, be and the same is hereby granted.

2. That initial deliverability tests must be filed in accordance with Section A, Sub-section I, Part (A) of Order R-333-C and D for all wells which did not have an annual deliverability test in 1956.

3. That initial deliverability tests filed in accordance with Paragraph (2) above shall be accepted by the Commission for proration purposes in lieu of the annual tests, provided such tests were made before January 1, 1957.

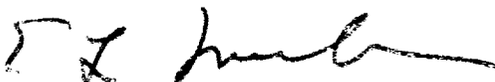
4. That all wells tested in accordance with paragraph (2) above shall be assigned allowables in accordance with New Mexico Oil Conservation Commission Order R-901.

5. That the 67 wells which the applicant states were connected prior to November 1, 1956 shall have their 1957 annual tests become effective for assigning allowables on the first day of the month following the reporting of such test.

6. That the applicant shall furnish to the Commission's Santa Fe and Aztec Offices within 30 days after date of this order, a list of the 67 wells which were connected before November 1, 1956.

DONE at Santa Fe, New Mexico, on the day and year herein-above designated.

STATE OF NEW MEXICO
OIL CONSERVATION COMMISSION



EDWIN L. MECHEM, Chairman



MURRAY E. MORGAN, Member



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

