

OIL CONSERVATION COMMISSION

P. O. BOX 2088

SANTA FE, NEW MEXICO 87501

June 25, 1971

Gulf Oil Company - U.S.  
P. O. Box 670  
Hobbs, New Mexico 88240

Attention: Mr. C. D. Borland

Administrative Order FC-416

Gentlemen:

Reference is made to your application for the amendment of Commission Orders R-1093, R-1093-A, R-1093-B and R-1093-C which authorized certain commingling on your Learcy McBuffington Lease in Section 13, Township 25 South, Range 37 East, Justis Field, Lea County, New Mexico, after separately metering the production from each pool. It is our understanding that all of the affected production is now of marginal nature and that you propose to delete the metering requirements from the subject orders.

Inasmuch as these orders were entered after notice and hearing, it is not possible to amend them except after notice and hearing. However, the proposed commingling with allocation on the basis of periodic well tests is, under the circumstances, eligible for administrative approval.

Pursuant to the authority granted me by Rule 303-B of the Commission Rules and Regulations, Gulf Oil Company, is hereby authorized to commingle Justis McKee, Ellenburger, Fusselman, and Montoya production in one battery and Justis Tubb-Drinkard and Blinebry and Langlie-Mattix production in another battery on its Learcy McBuffington Lease as described above, allocating the production to each well and to each pool on the basis of periodic well tests, provided however,

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June 25, 1971

that Gulf shall notify the Commission in the event that any well producing into either battery becomes capable of top allowable production.

Commission Orders R-1093, R-1093-A, R-1093-B, and R-1093-C, which are in conflict with this order, are hereby put in abeyance.

Very truly yours,

A. L. PORTER, Jr.  
Secretary-Director

ALP/DSM/dr

cc: Oil Conservation Commission - Hobbs  
Oil & Gas Engineering - Hobbs

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OIL CONSERVATION COMMISSION

P. O. BOX 2088

SANTA FE, NEW MEXICO

December 3, 1965

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Gulf Oil Corporation  
P. O. Box 980  
Kermit, Texas 79745

Attention: Mr. H. F. Swannack

Administrative Order PC-283

Gentlemen:

Reference is made to your application dated August 16, 1965, for administrative approval of an exception to Rule 303 (a) of the Commission Rules and Regulations to permit the commingling of Montoya, Ellenburger, McKee, Fusselman, Blinbry, and Tubb-Drinkard production on your Learcy McBuffington Lease, which comprises the S/2 of Section 13, Township 25 South, Range 37 East, Lea County, New Mexico, after separately metering the production from each pool. It is our understanding that Commission Order No. R-1093-C dated July 7, 1959, permitted the commingling of intermediate grade production from the Ellenburger, McKee, Fusselman, and Montoya zones and also the commingling of sour crude from the Drinkard, Blinbry, and Paddock zones, after separately metering the production from each pool. We further understand that you now plan to run the Blinbry and Tubb-Drinkard production in with the intermediate production, with the resulting commingled production classified as an intermediate grade crude. The Paddock will be handled separately and sold as sour crude.

By the authority vested in me under the provisions of Rule 303 (b) of the Commission Rules and Regulations, you are hereby authorized to commingle the production from the aforesaid pools on said lease in the above-described manner. Provided, however, that the installation shall be operated in accordance with the provisions of the Commission Manual for the Installation and Operation of Commingling Facilities, including the provision for non-reset counters on the meters. Please notify the Hobbs District Office of the Commission at such time as this installation is complete in order that an inspection may be made of the installation prior to putting it in operation.

Gulf Oil Corporation  
December 3, 1965

OIL CONSERVATION COMMISSION

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SANTA FE, NEW MEXICO

That portion of Order No. R-1093-C which authorized the two separate commingling installations is hereby put in abeyance.

Very truly yours,

A. L. PORTER, JR.  
Secretary-Director

ALP:DSN:sg

cc: Oil Conservation Commission (with enclosure) - Hobbs  
Oil & Gas Engineering Committee - Hobbs  
✓Case File 1337

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OIL CONSERVATION COMMISSION

P. O. BOX 2088

SANTA FE, NEW MEXICO

December 3, 1965

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Seth, Montgomery, Federici & Andrews  
Attorneys at Law  
P. O. Box 2307  
Santa Fe, New Mexico

Attention: Mr. Richard S. Morris

Gentlemen:

Reference is made to your letter of November 30, 1965, regarding the waterflood project authorized for Kewanee Oil Company by Order No. R-2954 in Case No. 3290.

It is our understanding that it is Kewanee's intention to inject water into the authorized wells through internally coated 2 3/8 inch steel tubing rather than the 2 inch extra heavy fiberglass tubing discussed at the hearing and authorized by our letter of September 8, 1965.

The Commission has no objection to the use of internally coated steel tubing in the injection wells of this project and our letter of September 8 is hereby amended to permit its use.

Very truly yours,

A. L. PORTER, Jr.  
Secretary-Director

ALP:DSN:sg

cc: Oil Conservation Commission - Artesia  
Mr. Frank Irby - State Engineer Office - Santa Fe

OIL CONSERVATION COMMISSION

P. O. BOX 871  
SANTA FE, NEW MEXICO

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July 7, 1959

Mr. Bill Kastler  
Gulf Oil Corporation  
P. O. Box 669  
Roswell, New Mexico

Dear Mr. Kastler:

On behalf of your client, Gulf Oil Corporation, we enclose two copies of Order No. R-1093-C issued July 7, 1959, by the Oil Conservation Commission in Case No. 1337.

Very truly yours,

A. L. PORTER, Jr.  
Secretary-Director

ALP/ir

Enclosures