

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

WESTERN UNION TELEGRAM

SYMBOLS
 DL=Day Letter
 NL=Night Letter
 LT=International Letter Telegram

W. P. MARSHALL, PRESIDENT

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

LA052 SSA361

L RWA026 PD=ROSWELL NMEX 13 942A MST=
 NEW MEXICO OIL CONSERVATION COMMISSION=
 SANTA FE NMEX=

GULF OIL CORPORATION IS AN INTERESTED OPERATOR IN CASE NO 2014, TO BE HEARD JULY 13, 1960. GULF IS OPPOSED TO THE APPLICATION AS PRESENTED SINCE WE FEEL THAT CORRELATIVE RIGHTS CANNOT BE PROTECTED IF CERTAIN WELLS IN A PRORATED GAS POOL ARE EXEMPT FROM PRORATION.. WE DO NOT OBJECT TO A DISTRESS WELL CLASSIFICATION PROVIDING A LIMITATION IS PLACED ON THE AMOUNT OF GAS THE WELL CAN PRODUCE=

GULF OIL CORPORATION W A SHELLSHEAR DISTRICT
 MANAGER==

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W. P. MARSHALL, PRESIDENT

1201

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LA014 KB032

1960 JUL 13 AM 8 13

K BRA010; PD BARTLESVILLE OKLA 13 843A CST=

A L PORTER JUNIOR=

NEW MEXICO OIL CONSERVATION COMMISSION SANTA FE NMEX

= REFERENCE CASE 2014 APPLICATION RAL OIL COMPANY AND OLSEN OILS INC. PHILLIPS PETROLEUM COMPANY AGREES IN PRINCIPLE WITH PRACTICE OF EXEMPTING WELLS FROM PRORATION WHERE IT IS CLEARLY ESTABLISHED THAT SUCH EXEMPTION IS REASONABLY NECESSARY TO PREVENT WASTE.

WE DO NOT BELIEVE THAT ANY RULE CAN BE PROMULGATED WHICH WILL ACCOMPLISH THIS OBJECTIVE BY ADMINISTRATIVE APPROVAL WITHOUT ABUSE OF THE PRINCIPLE OF GRANTING RELIEF FOR PREVENTION OF WASTE ONLY. RECOMMEND RULES

THE COMPANY WILL APPRECIATE SUGGESTIONS FROM ITS PATRONS CONCERNING ITS SERVICE

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BE AMENDED TO PROVIDE FOR EXEMPTION OF WELLS FROM
 PRORATION ONLY AFTER NOTICE AND HEARING=
 PHILLIPS PET CO L E FITZJARRALD=...

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1960 JUL 11 AM 8 09

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LA027 DC015

D MDA019 LONG PD=FAX MIDLAND TEX 11 846A CST=
 NEW MEXICO OIL CONSERVATION COMMISSION, CAPITOL BLDG=
 SANA FE NMEX=

RE: CASE NO 2014 TEXACO INC, AS AN OPERATOR IN THE JALMAT (GAS POOL, IS OPPOSED TO THE PROPOSAL OF JAL OIL COMPANY AND OLSEN OIL COMPANY TO CREATE A CATEGORY OF WELLS TO BE KNOWN AS DISTRESS WELLS, WHICH WELLS WOULD BE EXEMPT FROM GAS PRORATION. THE APPLICANTS HAVE REQUESTED THAT A WELL BE CLASSIFIED AS A DISTRESS WELL IF PRODUCING THROUGH ARTIFICIAL MEANS WITHOUT MAKING ANY ATTEMPT TO LOCATE THE POINT OF OCCURRENCE OR TO ALLEVIATE THE WATER PROBLEM. THE COMMISSION HAS ALWAYS GRANTED AN APPLICANT THE OPPORTUNITY TO HEAR HARDSHIP CASES AFTER PROPER NOTICE.

JUL 11 1960

THE COMPANY WILL ACCEPT SUGGESTIONS FROM ITS PATRONS CONCERNING ITS SERVICE

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TEXACO IS OPPOSED TO THIS PROPOSED RULE CHANGE WITHOUT
GIVING AN OPERATOR AT A COMMISSION HEARING THE
OPPORTUNITY TO PROTECT ITS CORRELATIVE RIGHTS WHEN
OFFSET BY THESE SO-CALLED DISTRESS WELLS; THEREFORE
WE RESPECTFULLY REQUEST THE APPLICATION BE DENIED=
TEXACO INC J H MARKLEY DIVISION MANAER==

2014...

1960 JUL 11 AM 8 3
MAIN OFFICE DDC

THE COMPANY WILL APPRECIATE SUGGESTIONS FROM ITS PATRONS CONCERNING SERVICE

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W. P. MARSHALL, PRESIDENT

1220 (R11-54)

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1960 JUL 12 PM 12 59

LA118 DA390

D HSB416 LONG PD=HOUSTON TEX 12 1213P CST=
 =NEW MEXICO OIL CONSERVATION COMMISSION=
 STATE CAPITOL BLDG SANTA FE NMEX=

Case file

RE CASE NO 2014, JULY 13 HEARING. THE OHIO OIL COMPANY OPPOSES ANY CHANGE IN THE JALMAT GAS POOL RULES AT THIS TIME WHICH WOULD REQUIRE THE COMMISSION TO EXEMPT ANY WELL FROM EITHER GAS PRORATION OR FROM THE ANNUAL DELIVERABILITY TEST SOLELY ON THE GROUND THAT A WELL HAS MET STATED CONDITIONS SUCH AS ARE SET OUT IN THE RULES PROPOSED BY APPLICANTS AND HERETOFORE CIRCULATED BY THE COMMISSION. HOWEVER, THE OHIO RECOGNIZES THAT AN EXEMPTION FROM THE DELIVERABILITY TEST AND FROM THE REGULAR ALLOWABLE LIMITATIONS MAY BE JUSTIFIED FOR CERTAIN WELLS IN THIS POOL NOW OR IN THE FUTURE. THE OHIO'S POSITION CONCERNING SUCH EXEMPTIONS IS RESPECTFULLY STATED AS FOLLOWS: IF EXEMPTION FROM THE DELIVERABILITY TEST IS GRANTED FOR A WELL A REASONABLE AND FAIR SUBSTITUTE SHOULD BE PROVIDED THERE SHOULD BE NO COMPLETE EXEMPTION FROM PRORATION EXCEPT FOR MARGINAL WELLS. ANY SPECIAL ALLOWABLE FOR ANY OTHER WELL SHOULD BE LIMITED TO THE MINIMUM VOLUME NECESSARY TO MAINTAIN THE WELL ON PRODUCTION BUT SHOULD NOT EXCEED THE CURRENT ALLOWABLE ASSIGNED TO A NON-MARGINAL WELL HAVING THE SAME AMOUNT OF DEDICATED ACREAGE IN THE POOL. NO SUCH RELIEF

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SHOULD BE OBTAINABLE UNLESS THE OPERATOR ESTABLISHES SUCH RELIEF IS NECESSARY FOR A DESIGNATED WELL IN ORDER TO PREVENT WASTE OR TO PROTECT CORRELATIVE RIGHTS. NO SUCH RELIEF SHOULD BE GRANTED EXCEPT UPON A WRITTEN APPLICATION WITH A COPY TO EACH OFFSET OPERATOR SETTING OUT ALL PERTINENT DATA INCLUDING EFFORTS MADE TO REWORK THE WELL. A HEARING SHOULD BE REQUIRED ON ANY SUCH APPLICATION EITHER ON THE COMMISSION'S OWN MOTION OR UPON REQUEST OF ANY OPERATION IN THE POOL=

THE OHIO OIL CO I G BURRELL ASST DIVISION MGR J O
TERRELL COUCH=

THE COMPANY WILL APPRECIATE SUGGESTIONS FROM ITS PATRONS CONCERNING ITS SERVICE.