



STANDARD OIL COMPANY OF TEXAS

Drawer "S"
Monahans, Texas
March 29, 1963

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FIDE 000

NEW MEXICO OIL CONSERVATION COMM.
CASE 2725, ORDER NO. R-2409
APPLICATION FOR 30 DAY EXTENSION

Mr. A. L. Porter, Jr.
Secretary-Director
New Mexico Oil Conservation Commission
P. O. Box 871
Santa Fe, New Mexico

Dear Sir:

Standard Oil Company of Texas, A Division of California Oil Company, respectfully requests a 30 day extension of Order No. R-2409. This order permitted Standard Oil Company of Texas to conduct pressure interference tests for a ninety day period beginning January 1, 1963, on its' Jicarilla 4-26 Lease, Section 26, Township 28 North, Range 1 West, NMPM, Boulder Mancos Gallup Field, Rio Arriba County, New Mexico, in order to obtain information concerning reservoir characteristics of the Boulder Mancos Gallup Field. The order further stated that a maximum ninety day extension could be obtained through administrative order provided the offset operators were in agreement.

The interference test has progressed on schedule with a pressure interference of approximately 4 psi per 14 days being recorded for six weeks. On March 14 the rate of pressure interference suddenly increased to 8 psi per 14 days. The 30 day extension is requested to permit Standard Oil Company of Texas to collect additional data necessary to interpret this sudden increase in interference.

The Jicarilla 4-26 Lease is offset to the north by Socony-Mobil Oil Company and to the west by Foutz and Bursum. Attached is a letter from Socony-Mobil Oil Company stating that they do not object to our request. Mr. J. L. Foutz of Foutz and Bursum was contacted March 22, 1963. In the ensuing conversation Mr. Foutz gave verbal approval of the requested 30 day extension and stated that he would so advise by letter; however, to date his letter has not been received.

Since time is of essence, it is requested that 30 day extension be granted with the provision that Mr. Foutz's written approval will be forwarded when received.

STANDARD OIL COMPANY OF TEXAS

A DIVISION OF CALIFORNIA OIL COMPANY
P. O. BOX 1249 • HOUSTON 1, TEXAS

November 20, 1962

Case 2725

Handwritten notes and signatures, including a large signature that appears to be 'John H. ...' and other illegible scribbles.

New Mexico Oil Conservation Commission
P. O. Box 871
Santa Fe, New Mexico

Attention: Mr. Dan Nutter

Gentlemen:

Standard Oil Company of Texas, a Division of California Oil Company, is operator of the Jicarilla 4-26 lease (Boulder-Mancos Pool), located in Section 26, Township 28 North, Range 1 West, Rio Arriba County, New Mexico. This lease presently has four wells producing and two wells being completed.

It is proposed to conduct interference tests on this lease to assist in planning an optimum development pattern for the pool. It is planned to shut in Well No. 4 and record its pressure performance while producing Well No. 2 and Well No. 3. The attached plat shows the wells involved.

It is anticipated that these tests will require considerable time. Therefore, it is requested that, effective December 1, 1962, the allowable for Well No. 4 be transferred to other wells on the same lease for a period of ninety (90) days. It is requested that the allowable for Well No. 4 be divided equally between Well No. 2 and Well No. 3 during this period.

Approval of this request will provide sufficient time to conduct the desired tests and will result in a more efficient operation of this lease.

Yours very truly,

C. N. Segnar
C. N. Segnar
Chief Engineer

EOH:ja
Attachment

DOCKET MAILED

Date 12/21/62
GH

W A I V E R

Date December 27, 1962

New Mexico Oil Conservation Commission
Post Office Box 871
Santa Fe, New Mexico

Gentlemen:

We have been advised that Standard Oil Company of Texas, a Division of California Oil Company, has requested permission to transfer the allowable from its Jicarilla 4-26 Well No. 4, Boulder-Mancos Pool, located in the SE/4 of NW/4 of Section 26, Township 28 North, Range 1 West, to its Jicarilla 4-26 Well Nos. 2 and 3, located in the NW/4 of the NE/4 of Section 26 and the NW/4 of the SE/4 of Section 26, respectively, both in Township 28 North, Range 1 West, for a period of ninety (90) days. It is our understanding that the transferred allowable will be divided equally between Well Nos. 2 and 3 and that the purpose of the allowable transfer is to conduct interference tests.

This is to advise that, as an offset operator, we hereby waive objection to this proposed allowable transfer.

Yours very truly,

MOBIL OIL COMPANY

By H. H. Lawrence

W A I V E R

Date Dec. 14, 1962

New Mexico Oil Conservation Commission
Post Office Box 871
Santa Fe, New Mexico

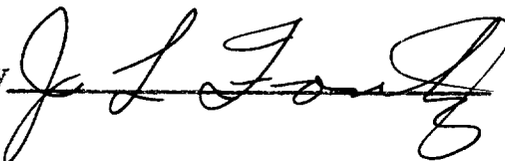
Gentlemen:

We have been advised that Standard Oil Company of Texas, a Division of California Oil Company, has requested permission to transfer the allowable from its Jicarilla 4-26 Well No. 4, Boulder-Mancos Pool, located in the SE/4 of NW/4 of Section 26, Township 28 North, Range 1 West, to its Jicarilla 4-26 Well Nos. 2 and 3, located in the NW/4 of the NE/4 of Section 26 and the NW/4 of the SE/4 of Section 26, respectively, both in Township 28 North, Range 1 West, for a period of ninety (90) days. It is our understanding that the transferred allowable will be divided equally between Well Nos. 2 and 3 and that the purpose of the allowable transfer is to conduct interference tests.

This is to advise that, as an offset operator, we hereby waive objection to this proposed allowable transfer.

Yours very truly,

FOUR-BURN

By 

W A I V E R

Date 12-12-62

New Mexico Oil Conservation Commission
Post Office Box 871
Santa Fe, New Mexico

Gentlemen:

We have been advised that Standard Oil Company of Texas, a Division of California Oil Company, has requested permission to transfer the allowable from its Jicarilla 4-26 Well No. 4, Boulder-Mancos Pool, located in the SE/4 of NW/4 of Section 26, Township 28 North, Range 1 West, to its Jicarilla 4-26 Well Nos. 2 and 3, located in the NW/4 of the NE/4 of Section 26 and the NW/4 of the SE/4 of Section 26, respectively, both in Township 28 North, Range 1 West, for a period of ninety (90) days. It is our understanding that the transferred allowable will be divided equally between Well Nos. 2 and 3 and that the purpose of the allowable transfer is to conduct interference tests.

This is to advise that, as an offset operator, we hereby waive objection to this proposed allowable transfer.

Yours very truly,

P-M DRILLING COMPANY

By A. J. Mc Lane

Foutz & Bursum Construction Company, Inc.

GENERAL CONTRACTORS

Box 307
FARMINGTON, NEW MEXICO

March 30, 1963

Standard Oil Company of Texas
Drawer 5
Monahan, Texas

Attention: Mr. S. J. Mathews, Jr.

Re: Case 2725 NMOCC

Gentlemen:

In line with your request for a 30 day extension on the interference tests under the above case, we are pleased to concur.

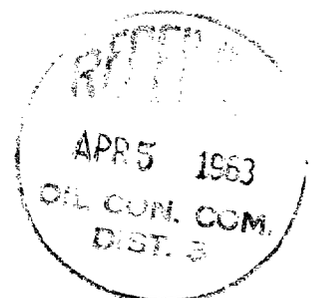
We are interested in the results of this test and would like to receive the final information.

Very truly yours,

Foutz & Bursum Construction Co., Inc.

By: L. C. Lumpkins
L. C. Lumpkins, Secretary-Treasurer

LCL:wl



OIL CONSERVATION COMMISSION

P. O. BOX 871

SANTA FE, NEW MEXICO

April 2, 1963

C
O
P
Y

Standard Oil Company of Texas
Drawer "S"
Monahans, Texas

Attention: Mr. S. J. Mathews

Gentlemen:

Reference is made to your letter of March 29, 1963, wherein you have requested a 30-day extension to the 90-day pressure interference tests and allowable transfer authorized for your Jicarilla 4-26 Lease, Boulder-Mancos Pool, Rio Arriba County, New Mexico, by Commission Order No. R-2409.

Inasmuch as written consent has not been received from one offset operator, Foutz and Bursum, we do not feel a 30-day extension should be issued at this time. A one-week extension through April 7, 1963, is, however, hereby authorized with the provision that the allowable transfer will be extended through April 30 provided written consent to such transfer by Foutz and Bursum is received by the Aztec District Office of the Commission prior to expiration of the 7-day period.

Very truly yours,

A. L. PORTER, Jr.,
Secretary-Director

ALP/DSN/og

cc: Mr. Emery Arnold
Oil Conservation Commission
Aztec, N. Mex.

Case File 10725



Mobil Oil Company

A Division of Socony Mobil Oil Company, Inc.

10737 SO. SHOEMAKER ROAD, SANTA FE SPRINGS, CALIF.

March 22, 1963

RECEIVED
MAR 27 1963
WARD - HOBBS

Standard Oil Company of Texas
Drawer 5
Monahan, Texas

Attention: Mr. S. J. Mathews, Jr.

NEW MEXICO OIL CONSERVATION COMMISSION
CASE 2725, ORDER NO. R-2409
APPLICATION FOR 30 DAY EXTENSION

Gentlemen:

In accordance with paragraph 3 of the subject order, you have requested the consent of Socony-Mobil Oil Company, an offset operator, to a 30 day extension of the order. This extended time will enable you to complete interference tests in the Boulder Mancos pool. Please be advised that we do not object to this extension.

We are very much interested in this test and trust that the results will be made available to us.

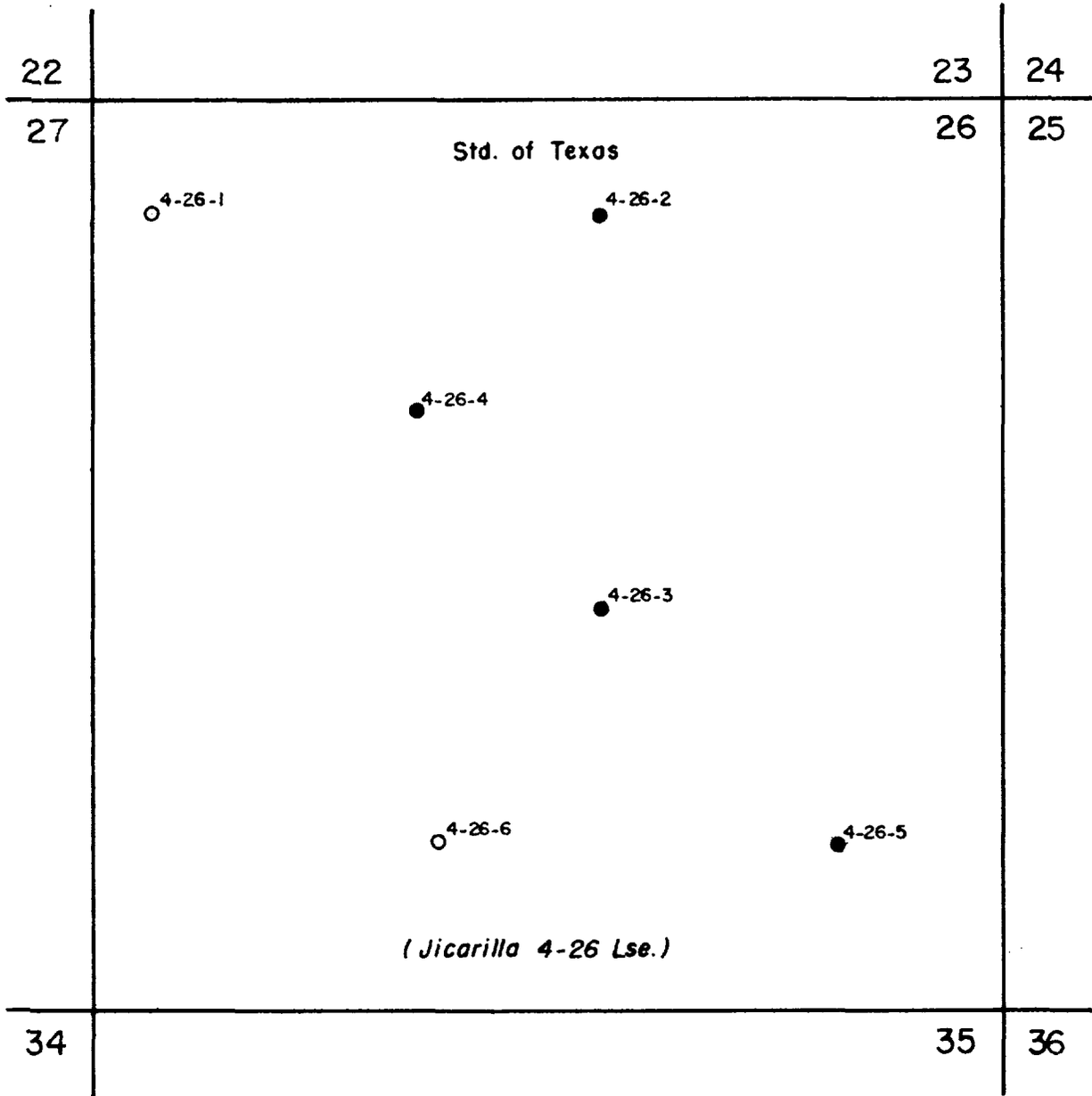
Very truly yours,

A handwritten signature in cursive script, appearing to read "H. H. Carrick, Jr." followed by a period.

H. H. Carrick, Jr.
Santa Fe Springs District
Producing Superintendent

FMBurback/ds

cc: New Mexico Oil Conservation Commission
P. O. Box 871
Santa Fe, New Mexico



Standard Oil Company of Texas
Jicarilla 4-26 Lease
Boulder - Mancos Field
Rio Arriba County, N.M.
Scale: 1"=1000'

W A I V E R

Date 12-20-62

BEFORE EXAMINER NUTTER
OIL CONSERVATION COMMISSION
<i>Appt.</i> EXHIBIT NO. <u>2</u>
CASE NO. <u>2725</u>

New Mexico Oil Conservation Commission
Post Office Box 871
Santa Fe, New Mexico

Gentlemen:

We have been advised that Standard Oil Company of Texas, a Division of California Oil Company, has requested permission to transfer the allowable from its Jicarilla 4-26 Well No. 4, Boulder-Mancos Pool, located in the SE/4 of NW/4 of Section 26, Township 28 North, Range 1 West, to its Jicarilla 4-26 Well Nos. 2 and 3, located in the NW/4 of the NE/4 of Section 26 and the NW/4 of the SE/4 of Section 26, respectively, both in Township 28 North, Range 1 West, for a period of ninety (90) days. It is our understanding that the transferred allowable will be divided equally between Well Nos. 2 and 3 and that the purpose of the allowable transfer is to conduct interference tests.

This is to advise that, as an offset operator, we hereby waive objection to this proposed allowable transfer.

Yours very truly,

SEVELL OIL COMPANY

George W. Seinger