

MAIN OFFICE OCC  
BEFORE THE OIL CONSERVATION COMMISSION  
STATE OF NEW MEXICO

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APPLICATION FOR APPROVAL OF  
NORTHEAST ANDERSON RANCH UNIT AGREEMENT  
Lea County, New Mexico

200-1785

New Mexico Oil Conservation Commission  
Santa Fe, New Mexico

Comes the undersigned, DOB Oil Properties, Inc.,  
Midland, Texas, acting by and through the undersigned attorneys,  
Hervey, Dow & Hinkle of Roswell, New Mexico, and files herewith  
three copies of the proposed Unit Agreement for the Northeast  
Anderson Ranch Unit Area, Lea County, New Mexico, and hereby  
makes application for the approval of said Unit Agreement as  
provided by law and the rules and regulations of the New Mexico  
Oil Conservation Commission, and in support thereof states:

1. That the proposed unit area embraces 1,680 acres,  
situated in Township 15 South, Range 32 East, N.M.P.M., Lea  
County, New Mexico, all of which is State land, and which is  
more particularly described as follows:

NEW MEXICO PRINCIPAL MERIDIAN

Township 15 South, Range 32 East

Section 15:  $W\frac{1}{2}E\frac{1}{2}$ ,  $W\frac{1}{2}$

Section 16: All

Section 21:  $N\frac{1}{2}$

Section 22:  $W\frac{1}{2}NE\frac{1}{4}$ ,  $NW\frac{1}{4}$

2. That applicant is informed and believes and upon  
such information and belief states that the proposed unit area  
covers all or substantially all of a geophysical feature or anomaly

and that in the event of the discovery of oil or gas, that said unit agreement will permit the producing area to be developed and operated in the interest of conservation and the prevention of waste of unitized substances.

3. That applicant proposes to cause a test well to be drilled upon the unit area in approximately the center of the SW $\frac{1}{4}$ SE $\frac{1}{4}$  of Section 16, Township 15 South, Range 32 East, N.M.P.M., to a depth sufficient to test the producing formation which is productive in the North Anderson Ranch Unit which lies to the south of the proposed unit area, but that applicant shall not be obligated in any event to drill said well to a depth in excess of 10,200 feet.

4. That the proposed form of unit agreement is substantially the same as that heretofore used and approved by the Oil Conservation Commission and the Commissioner of Public Lands where State lands are involved.

5. That applicant believes that in the event oil or gas in paying quantities should be discovered on the lands within the unit area that the pool or field will be developed more economically and efficiently under the terms of the said unit agreement to the end that the maximum recovery of unitized substances will be obtained and that said unit agreement is in the interest of conservation and the prevention of waste as contemplated by the New Mexico Oil Conservation Commission statutes and regulations.

6. That upon an order being entered by the New Mexico Oil Conservation Commission approving said unit agreement,

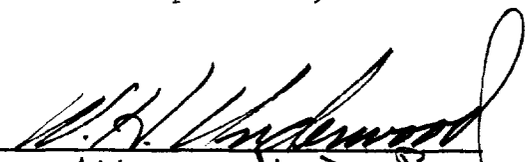
and after approval thereof by the Commissioner of Public Lands, an approved copy will be filed with the Commission.

WHEREFORE, the undersigned applicant respectfully requests that a hearing be held before an examiner on the matter of the approval of said unit agreement and that upon said hearing, said unit agreement be approved by the Commission as being in the interest of conservation and the prevention of waste.

DATED this the 20th day of March, 1963.

Respectfully submitted,  
DOB Oil Properties, Inc.

By

  
~~Attorney~~ *Unit Prop.*

HERVEY, DOW & HINKLE

By



Attorneys for Applicant  
P.O. Box 10  
Roswell, New Mexico