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March 15, 1985

Case 8521

HAND DELIVERED

R. L. Stamets, Director
Oil Conservation Division
New Mexico Department of
Energy and Minerals
Post Office Box 2088
Santa Fe, New Mexico 87501

RECEIVED

MAR 1 1985

OIL CONSERVATION DIVISION

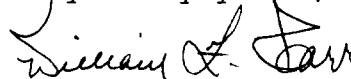
Re: Application of Cavalcade Oil Corporation for
Compulsory Pooling, Lea County, New Mexico.

Dear Mr. Stamets:

Enclosed in triplicate is the Application of Cavalcade Oil Corporation in the above-referenced case. Cavalcade Oil Corporation respectfully requests that this matter be included on the docket for the March 27, 1985 examiner hearings.

Your attention to this request is appreciated.

Very truly yours,



William F. Carr

WFC/cv
enclosures

cc: Mr Randy Capps

BEFORE THE
OIL CONSERVATION DIVISION
NEW MEXICO DEPARTMENT OF ENERGY AND MINERALS

RECEIVED

OIL CONSERVATION DIVISION

IN THE MATTER OF THE APPLICATION
OF CAVALCADE OIL CORPORATION FOR
COMPULSORY POOLING, LEA COUNTY,
NEW MEXICO.

Case 8921

APPLICATION

Comes now, CAVALCADE OIL CORPORATION, by and through its undersigned attorneys and, as provided by Section 70-2-17, N.M.S.A. (1978), hereby makes application for an order pooling all of the mineral interests from the surface to the base of the Wolfcamp formation, in and under the NW/4 SW/4 of Section 18, Township 12 South, Range 38 East, N.M.P.M., Lea County, New Mexico, and in support thereof would show the Division:

1. Applicant owns or represents approximately 70% of the working interest in and under the NW/4 SW/4 of Section 18, and applicant has the right to drill thereon.

2. Applicant proposes to dedicate the above-referenced pooled unit to a well to be located at an orthodox location 1980 feet from the South line and 660 feet from the West line of said Section 18.

3. Applicant has sought and obtained either voluntary agreement for pooling or farmout from all other interest owners in the NW/4 SW/4 of said Section 18, except for the following:

Flag-Redfern Oil Company
Post Office Box 2280
Midland, Texas 79702
Attn: John O'Brien

10/160th MI

Texas Commerce National Bank Trustee, Erma Wood Carlson and C. E. Carlson Post Office Box 2558 Houston, Texas 77001 Attn: Mark Langford	1.5/160th MI
First City National Bank of Houston Trustee under the Beulah Wood Kinney Trust No. 0106532 Post Office Box 809 Houston, Texas 77001 Attn: R. V. Kelly	1.5/160th MI
Enstar Corporation Post Office Box 3546 Midland, Texas 79702 Attn: Lewis Torrance	5.104167/160th MI
Enstar Corporation Post Office Box 3546 Midland, Texas 79702 Attn: Lewis Torrance	6.380208/160th WI
Gordon S. Foster, Jr. and David P. Foster 16230 Amberwood Dallas, Texas 75248	.143229/160th MI
Gordon S. Foster, Jr. and David P. Foster 16230 Amberwood Dallas, Texas 75248	.14974/160th WI
W. R. Stephens and Joyce S. Stephens c/o Stephens Production Co. Post Office Box 2407 Ft. Smith, Arkansas 72902	.572917/160th MI
W. R. Stephens and Joyce S. Stephens c/o Stephens Production Co. Post Office Box 2407 Fort. Smith, Arkansas 72902	.598958/160th WI
Coastal Oil and Gas Corporation Post Office Box 235 Midland, Texas 79702 Attn: Ben Culpepper	3.723958/160th MI
Coastal Oil and Gas Corporation Post Office Box 235 Midland, Texas 79702 Attn: Ben Culpepper	3.893229/160th WI

W. C. Partee and Chrystalle Partee Post Office Box 667 Magrolia, Arkansas 71753	1.25/160th MI
W. C. Partee and Chrystalle Partee Post Office Box 667 Magrolia, Arkansas 71753	1.25/160th WI
Iris Goldston c/o Goldston Oil Corporation Post Office Box 22568 Houston, Texas 77227 Attr: Mrs. Margaret Bell	1.875/160th MI
Iris Goldston c/o Goldston Oil Corporation Post Office Box 22568 Houston, Texas 77227 Attr: Mrs. Margaret Bell	1.875/160th WI
Nancy Zoe Goldston Herpin c/o Goldston Oil Corporation Post Office Box 22568 Houston, Texas 77227 Attr: Mrs. Margaret Bill	.9375/160th MI
Jack H. Mayfield, Jr. c/o Goldston Oil Corporation Post Office Box 22568 Houston, Texas 77227	.9375/160th MI
Jack H. Mayfield, Jr. c/o Goldston Oil Corporation Post Office Box 22568 Houston, Texas 77227	1.875/160th WI
J. C. Goldston, Trustee under Indenture dated 12/23/38 1270 First City National Bank Bldg. Houston, Texas 77002	1.25/160th MI
J. C. Goldston, Trustee under Indenture dated 12/23/38 1270 First City National Bank Bldg. Houston, Texas 77002	1.25/160th WI
J. C. Goldston, Trustee under Indenture dated 6/1/66 1270 First City National Bank Bldg. Houston, Texas 77002	1.111111/160th MI
J. C. Goldston, Trustee under Indenture dated 6/1/66 1270 First City National Bank Bldg. Houston, Texas 77002	.83333/160th WI

William J. Goldston, Jr.
1270 First City National Bank Bldg.
Houston, Texas 77002

1.11111/160th MI

Gloria Goldston King
1270 First City National Bank Bldg.
Houston, Texas 77002

1.11111/160th MI

Katherine Hadley Goldston
1270 First City National Bank Bldg.
Houston, Texas 77002

.83333/160th WI

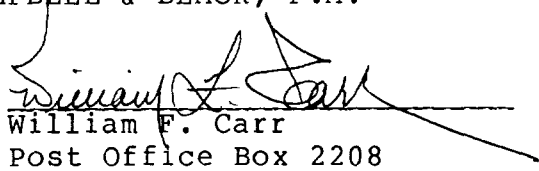
4. Said pooling of interests and well completion will avoid the drilling of unnecessary wells, will prevent waste and will protect correlative rights.

5. In order to permit the applicant to obtain its just and fair share of the oil and gas underlying the subject lands, the mineral interests should be pooled, and applicant should be designated the operator of the well to be drilled.

WHEREFORE, applicant prays that this application be set for hearing before a duly appointed Examiner of the Oil Conservation Division on March 27, 1985, and that after notice and hearing as required by law, the Division enter its order pooling the lands, including provisions for applicant to recover its costs of drilling, equipping and completing the well, its costs of supervision while drilling and after completion, including overhead charges, and imposing a risk factor for the risk assumed by the applicant in drilling, completing and equipping the well, approving the location of the well as proposed by applicant, and making such other and further provisions as may be proper in the premises.

Respectfully submitted,

CAMPBELL & BLACK, P.A.

By 
William F. Carr
Post Office Box 2208
Santa Fe, New Mexico 87501
(505) 988-4421

ATTORNEYS FOR CAVALCADE OIL
CORPORATION