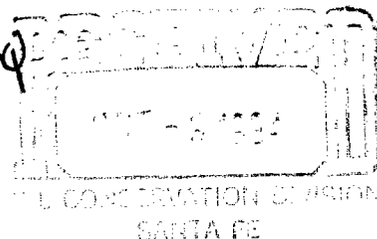


*Old application  
New one submitted.  
at the hearing!*

APPLICATION FOR APPROVAL OF  
HUGGINS DRAW UNIT AGREEMENT  
CHAVES COUNTY, NEW MEXICO



New Mexico Oil Conservation Commission  
P.O. Box 2088  
Santa Fe, New Mexico 87501

*Case 8389*

Comes the undersigned Inexco Oil Company with offices in Houston, Texas and files herewith one(1) copy of the proposed Unit Agreement for the Development and Operation of the Huggins Draw Unit Area, Chaves County, New Mexico, and hereby makes application for approval of said Unit Agreement as provided by law, and in support thereof states:

1. That the proposed Unit Area covered by said Unit Agreement embraces 29,351.91 acres of land, more or less more particularly described as follows:

T4S,R22E, NMPM, Chaves County, New Mexico

Sections 35 and 36: All

T4S,R23E, NMPM, Chaves County, New Mexico

Section 14: All

Section 15: E/2

Section 21: E/2

Sections 22 through 29 inclusive: All

Sections 31 through 36 inclusive : All

T4S,R24E NMPM, Chaves County, New Mexico

Section 31: Lots 1,2,3,4 E/2 W/2

T5S,R22E, NMPM, Chaves County, New Mexico

Sections 1,2,11, through 14 inclusive, 24: All

Section 25: E/2

T5S,R23E, NMPM, Chaves County, New Mexico

Sections 2 through 9 inclusive, 16 through 21 inclusive

28 through 33 inclusive: All

2. That of the lands embraced within the proposed Unit Area 12,081.60 acres are lands of the United States, being 41.16121% of the Unit Area, 10,105.67 acres, are State of New Mexico lands, being 34.42934% of the Unit Area, and 7,164.44 acres are patented lands, being 24.40945% of the Unit Area.

3. That Applicant is informed and believes, and upon such information and belief states that the proposed Unit Area covers all or substantially all, of the geological feature involved, and that in the event of a discovery of oil and gas thereon, 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 the unitized substances.

4. That Inexco Oil Company is designated as the Unit Operator in said Unit Agreement, and as such, is given authority under the terms thereof to carry on all operations necessary for the development and operation of the Unit Area for oil and gas subject to all applicable laws and regulations. That said Unit Agreement provides for the drilling of an Initial Test Well to be drilled to a depth sufficient to penetrate the Abo formation, but Applicant is not obligated to drill said well, in any event, to a depth in

5. Applicant believes that in the event oil or gas or both is discovered in paying quantities on lands within the Unit Area, that the field or area can be developed more economically and efficiently under the terms of said Unit Agreement, to the end that maximum recovery will be obtained of unitized substances and that said Unit Agreement is in the interest of conservation and prevention of waste as contemplated by the New Mexico Oil Conservation Commission rules and regulations.

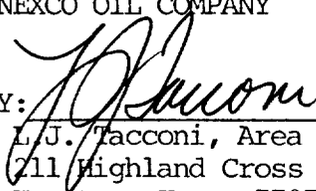
6. That Application for Approval of said Unit Agreement has been filed with the Commissioner of Public Lands.

7. That upon an Order being entered by the New Mexico Oil Conservation Commission approving said Unit Agreement, and after approval by the United States Department of Interior Bureau of Land Management, an approved copy will be filed with the New Mexico Oil Conservation Commission.

Wherefore, the undersigned Applicant respectfully requests that a hearing be held before an examiner on the matter of said Unit Agreement, and that upon such hearing, said Unit Agreement be approved by the New Mexico Oil Conservation Commission as being in the interest of conservation and prevention of waste. Applicant respectfully requests this matter be heard at the first available hearing following this date.

Dated this 4th day of October 1984.

INEXCO OIL COMPANY

BY: 

L.J. Tacconi, Area Landman  
211 Highland Cross Suite 201  
Houston, Texas 77073