For Section 103(c), New Onshore Production Well

Mark below to indicate the materials reviewed and relevant to the request. Attach accordingly. Every blank should be checked to indicate that support data is attached or marked N/A indicate not applicable.

A STATES

In conformance with Office of Management and Budget guidelines, data of a specific nature such as a Bureau of Land Management form, a directional drilling survey, etc., which has already been submitted to the Authorized Office- for another purpose, shall not be submitted again as a requirement but may be submitted voluntarily. If such data is not submitted, the applicant shall so indicate below that the data is on file with the Authorized Officer.

- Revised Form FERC 121, "Application for Determination of the Maximum Lawful Price Under the Natural Gas Policy Act."
- Statements under oath as required by 18 CFR 274.204, as amended, for each application.
- 3. A statement that completed copies of revised Form FERC 121 have been forwarded to the purchaser(s) and to the colessee(s) and/or the working-interest owners.
- Form 9-330* "Well Completion or Recompletion Report and Log."

5. A plat locating and identifying the well of interest and the outline of the proration unit. Also, identification and explanation of any other wells within the proration unit.

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- A copy of the State Spacing Order or, as applicable, the appropriate reference to a State regulation and/or a Federal units agreement.
- 7. For a new well which was spudded on or after February 19, 1977, and drilled as an additional well into an existing proration unit, a copy of the record developed prior to the commencement of drilling (as reasonably possible to do so), with geological and engineering support data included, sufficient to support a finding that the new well is necessary or a copy of the State Spacing Order allowing the exception well within the spaced area. Also, support data acquired after commencement of drilling, as appropriate.

8. Other:

*Will be renumbered within BLM 3162 series following conversion of operating regulations from Title 30 to Title 43 of the CFR.

1.0 API well number:						
(If not available, leave blank, 14 digits.)	30-005-62327					
2.0 Type of determination being sought: {Use the codes found on the front of this form.}	LO3 (c) Section of NGPA Category Code					
3.0 Depth of the deepest completion location: (Only needed if sections 103 or 107 in 2.0 above,)	<u>3086</u> feet					
4.0 Name, address and code number of	McKay Oil Corporation					
applicant: (35 letters per line maximum. If code number not	Name P. O.	Seller Code				
available, leave blank.)	Street					
	Roswe City	11	<u> NM</u>	tate Zip Code		
 5.0 Location of this well: [Complete (a) or (b).] (a) For onshore wells 	(a) <u>West Pecos Slope Abo</u> Field Name					
(35 letters maximum for field name.)	Chave			NM	-	
	County			State	· · · · · · · · · · · · · · · · · · ·	
(b) For OCS wells:	1					
	Area Nan	ne		Block Number	-	
•		Date of Lea	se:			
		Mo. Day	<u> </u>	OCS Lease Number	-	
	1		FI.			
 (c) Name and identification number of this well: (35 letters and digits maximum.) 	Remmele Federal Comm. #7					
 (d) If code 4 or 5 in 2.0 above, name of the reservoir: (35 letters maximum.) 	Abo sand					
C.O. (a) Name and code number of the purchaser: (35 letters and digits maximum. If code number not available, leave blank.)	New Mexico Gas Marketing, Inc. Nume Buyer Coce					
(b) Date of the contract:	$\underbrace{0,3,2,8,8,6}_{\text{Mo. Day Yr.}}$					
(c) Estimated annual production				······		
	250,000MMcf.					
		(a) Base Price (\$/MMBTU)	(b) Tax	(c) All Other Prices [Indicate (+) or (-).]	(d) Total of (a), (b) and (c)	
7.0 Contract price: (As of filing date, Complete to 3 decimal places.)	1	_1. <u>48</u> _7	<u>16_6</u>	·	<u>1653</u>	
8.0 Maximum lawful rate: (As of filing date, Complete to 3 decimal places.)		_314_1	16_9	<u>+.094</u>	_3. 4 04	
9.0 Person responsible for this application:		······		· · ·	• • • • • • • • • • • • • • • • • • •	
Agency Use Only	Cindy L. Kelton Assistant to the Talle President					
Date Received by Juris, Agency	Summer Stand Stand					
Date Received by FERC	Signature Signature January 8, 1987 505/623-4735 Date Application is Completed Phone Number					

FT7900806/2-2

APPLICATION PURSUANT TO SECTION 103(c) of THE NATURAL GAS POLICY ACT (NGPA) OF 1978

AFFIDAVIT

STATE OF NEW MEXICO

COUNTY OF CHAVES

BEFORE ME, the undersigned authority, duly commissioned and gualified within and for the State and County aforeseid, presonally came and appeared Cindy L. Kelton, who, being by me first duly sworn, deposed and said:

That she is the Assistant to the President of McKay Oil Corporation, the applicant for the well as described heretofore in this application, and in that capacity, she is requesting the appropriate Authorized Officer to determine the eligibility of said well for wellhead pricing purposes pursuant to the rules and regulations of the Bureau of Land Management and the Federal Energy Regulatory Commission (FERC) and to the NGPA.

That to the best of her information and knowledge the surface drilling of the well for which she seeks a determination was begun after February 18, 1977, and that the well satisfies any applicable Federal or State well-spacing requirements.

She further states that application is made pursuant to 18 CFR 274.204(d) and that the well is not within a State law proration unit: (1) which was in existence at the time the surface drilling to the well began; (2) which as applicable to the reservoir from which natural gas is produced; and (3) which applied to any other well which either produced natural gas in commercial quantities or the surface drilling of which began before February 18, 1977, and was thereafter capable of producing natural gas in commercial quantities.

That she has concluded that to the best of her information and knowledge, the natural gas for which she seeks a determination is produced from a new onshore production well, and that he has no knowledge of any other information not described in the application which is inconsistant with this conclusion.

She further states that she has mailed, or caused to be mailed, postage prepaid, a copy of the completed revised Form FERC 121, "Application for Determination of the Maximum Lawful Price Under the Natural Gas Policy Act," to the purchaser(s) and the colessee(s) and/or working interest owners, which are listed separately.

To the best of her knowledge and belief, all information contained in this application for category determination, pursuant to the NGPA, is true and correct including all documents, testimony, and evidence submitted with the application.

Cindy L St Sta Signed Kelton_

Assistant to the President McKAY OIL CORPORATION

Sharong Stemeldon.

My Commission Expires: 1-30-88

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STATE OF NEW MEXICO ENERGY AND MINERALS DEPARTMENT

TONEY ANAYA GOVERNOR

LAND COMMISSIONER

JIM BACA, MEMBER

OIL CONSERVATION COMMISSION

STATE PETROLEUM ENCINEER JOE D. RAMEY, MEMBER AND DIRECTOR, OIL CONSERVATION DIVISION SECRETARY

PAUL BIDERMAN

ED KELLEY DIRECTOR, MINING AND MINERALS DIVISION AND MEMBER

OIL CONSERVATION DIVISION

PRINCIPAL OFFICE: STATE LAND OFFICE BLDG., OLD SANTA FE TRAIL, SANTA FE MAILING ADDRESS: P. O. EOX 2088, SANTA FE, NEW MEXICO 87501

TELEPHONE: (505) 827-5800

JOE D. RAMEY, DIRECTOR

TECHNICAL SUPPORT CHIEF RICHARD L. STAMETS

WATER RESOURCE SPECIALIST OSCAR A. SIMPSON

GENERAL COUNSEL PERRY PEARCE

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Telephone: (505) 393-6101

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P. F. Kautz, Geologist & Deputy Oil & Gas Inspector

Deputy Oil & Gas Inspectors:

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- D. Catanach
- E. W. Seay
- A. A. Plattsmier
- O. W. Wink

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M. B. Williams B. W. Weaver M. C. Stubblefield

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P. O. Box 2088 Telephone: (505) 827-5800

C. G. Ulvog, Geologist and Oil & Gas Inspector

R. E. Johnson, Geologist and Deputy Oil & Gas Inspector

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II. San Juan, Rio Arriba, and Sandova! Counties

(a) Wildcat Gas Wells

In San Juan, Rio Arriba, and Sandoval Counties, a wildcat well which is projected to a gasproducing horizon shall be located on a designated drilling tract consisting of 160 surface contiguous acres, more or less, substantially in the form of a square which is a quarter section, being a legal subdivision of the U.S. Public Land Surveys, and shall be located not closer than 790 feet to any outer boundary of the tract nor closer than 130 feet to any quarter-quarter section or subdivision inner boundary.

In the event oil production is encountered in a well which was projected to a gas-producing horizon and which is located accordingly but does not conform to the oil well location rule below, it shall be necessary for the operator to bring the matter to a hearing before approval for the production of oil can be given.

(b) Wildcat Oil Wells

A wildcat well which is projected to an oil-producing horizon as recognized by the Division shall be located on a tract consisting of approximately 40 surface contiguous acres substantially in the form of square which is a legal subdivision of the U.S. Public Land Surveys, or on a governmental quarter-quarter section or lot, and shall be located not closer than 330 feet to any boundary of such tract.

In the event gas production is encountered in a well which was projected to an oil-producing horizon and which is located accordingly but does not conform to the above gas well location rules, it shall be necessary for the operator to bring the matter to a hearing before approval for the production of gas can be given.

III. All counties except Lea, Chaves, Eddy, Popsevelt, San Juan, Rio Arriba, and Sandoval

Any wildcat well which is projected as an oil well in any county other than Lea, Chaves, Eddy, Rocsevelt, San Juan, Rio Arriba, and Sandoval shall be located on a tract consisting of approximately 40 surface contiguous acres substantially in the form of a square which is a legal subdivision of the U.S. Public Land Surveys, or on a governmental quarter-quarter section or lot and shall be located not closer than 330 feet to any boundary of

Any wildowt well which is projected as a gas well to a formation and in an area which, in the opinion of the Division representative approving the application to drill, may reasonably be presumed to be productive of gas rather than oil shell be located on a drilling tract consisting of 160 surface contiguous area, more or local substantially in the form of a sphere which is a quarter section, being d legal subdivision of the U.S. Public Located not closer than 640 feet to any other boundary of such tract nor closer than 540 feet to any quarter-quarter section or subdivision inner boundary.

C. ACREAGE AND WHIL LOCATION REQUIREMENTS FOR DEVELOPMENT WELLS

I. Oil Walls, All Counties

Unless otherwise privided is special pool rules, each development well for a defined oil pool shall be located on a tract consisting of approximitely 40 surface contiguous acres substantially in the form of square which is a legal subdivision of the U.S. Public Land Surveys, or on a governmental quarter-quarter section or lot, and shall be located not closer than 330 feet to any boundary of such tract nor closer than 330 feet to the nearest well drilling to or capable of producing from the same pool, provided however, only tracts committed to active secondary recovery projects shall be permitted nore than four wells.

II. Gas Wells

(a) Lea, Chaves, Eddy, and Roosevelt Counties

Unless otherwise provided in special pool rules, each development well for a defined gas pool in a formation younger than the Wolfcamp formation, or in the Wolfcamp formation which was created and defined by the Division prior to November 1, 1975, or in a Pennsylvanian age or older formation which was created and defined by the Division prior to June 1, 1964, shall be located on a designated drilling tract consisting of 160 surface contiguous acres, more or less, substantially in the form of a square which is a quarter section being a legal subdivision of the U.S. Public Land Surveys, and shall be located not closer than 660 feet to any outer boundary of such tract nor closer than 330 feet to any quarter-quarter section or subdivision inner boundary nor closer than 1320 feet to the nearest well drilling to or capable of producing from the same pool.

Unless otherwise provided in the special pool rules, each development well for a defined gas pool in the Wolfcamp formation which was created and defined by the Division after November 1, 1975, or of Pennsylvanian age or older which was created and defined by the Division after June 1, 1964, shall be located on a designated drilling tract consisting of 320 surface contiguous actes, more or less, comprising any two contiguous quarter sections of a single governmental section, being a legal subdivision of the U.S. Public Land Surveys. Any such well having more than 160 acres dedicated to it shall be located not closer than 660 feet to the nearest side boundary of the dedicated tract nor closer than 1980 feet to the nearest end boundary nor closer than 330 feet to any quarter-quarter section or subdivision inner boundary. (For the purpose of this rule, "side" boundary and "end" boundary are as defined in Section B I(a) of this rule.) H. Kay Oil Corporation

ROY L MCKAY PRESIDENT HOME OFFICE, P.O. BOX 2014 ROSWELL, N.M. 88202 . TELEPHONE 505/623-4735



January 8, 1986

Roswell Daily Record 2301 North Main Street Roswell, New Mexico 88201

Attention: Legal Advertising

Gentlemen:

McKay Oil Corporation desires to place a public notice in your newspaper for one day. The notice is attached.

Please place this notice in your paper on January 15th and forward a copy of it along with your billing to:

PRODUCTION

McKay Oil Corporation P.O. Box 2014 Reswell, New Mexico 88201

four assistance in this matter is appreciated.

Yours very truly,

MCKAY OIL CORPORATION

Cindy Z. Kelton

.

Assistant to the President

Attachment

LEASES

<u>NOTICE</u>

McKAY OIL CORPORATION hereby gives notice that it has filed with the United States Department of the Interior, Bureau of Land Management, Assistant District Manager for Minerals, in Roswell, New Mexico, for a category determination under Section 103(c) and Section 107(c) of the Natural Gas Policy Act of 1978 on the following property.

Well:	Remmele	Federal Comm. #7
Location:	Section	24, T6S-R22E
County:	Chaves (County, New Mexico

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Written comments will be accepted by the Authorized Officer commencing with the publication date and continuing for at least 21 days following the placement of a preliminary category determination in the State BLM or Regional MMS Public Records Office.