

(16) That the minimum calculated allowable for the subject well should be reasonable, and 1,000,000 cubic feet of gas per day is a reasonable figure for such minimum allowable.

(17) That approval of the subject application subject to the above provisions and limitations will afford the applicant the opportunity to produce its just and equitable share of the gas in the subject reservoir or other productive zones found, will prevent the economic loss caused by the drilling of unnecessary wells, avoid the augmentation of risk arising from the drilling of an excessive number of wells, and will otherwise prevent waste and protect correlative rights.

IT IS THEREFORE ORDERED:

(1) That an unorthodox well location for the Wolfcamp and Pennsylvanian formations is hereby approved for the Amoco Production Company Empire South Deep Unit Well No. 21 to be located at a point 660 feet from the North line and 660 feet from the East line of Section 36, Township 17 South, Range 28 East, NMPM, Eddy County, New Mexico.

(2) That the E/2 of said Section 36 shall be dedicated to the above-described well.

(3) That said well is hereby assigned a Production Limitation Factor of 0.50 in the "BV" channel sand of the Morrow formation as described in Finding No. (5) of this order.

(4) That in the absence of any Special Rules and Regulations prorating gas production in said Morrow "BV" channel sand, the Special rules hereinafter promulgated shall apply.

(5) That the following Special Rules and Regulations for a non-prorated gas well at an unorthodox location shall apply to the subject well:

SPECIAL RULES AND REGULATIONS
FOR THE
APPLICATION OF A "PRODUCTION LIMITATION FACTOR"
TO A NON-PRORATED GAS WELL

APPLICATION OF RULES

RULE 1. These rules shall apply to the Amoco Production Company South Empire Deep Unit Well No. 21, located 660 feet from the North line and 660 feet from the East line of Section

RULE 8. The well's allowable shal^l commence upon the date of connection to a pipeline and when the operator has complied

CALCULATION AND ASSIGNMENT OF ALLOWABLES

RULE 7. The operator shall notify the appropriate district office of the division or special deliveryability tests in order that time of initial or special deliverability tests in the date and such tests.

RULE 6. The Division Director may authorize special deliverability tests to be conducted upon a showing that the well has been worked over or that the subsequent deliverability determined under Rule 5 above is erroneous. Any such special test shall be conducted in accordance with Rule 4 above.

RULE 5. The well's "subsequent deliverability" shall be determined twice a year, and shall be equal to its highest single day's production during the months of April and May or October and November, whichever is applicable. Said subsequent deliverability, certified by the pipeline, shall be submitted to the appropriate District Office of the pipeline not later than June 15 and December 15 of each year.

RULE 4. Immediately upon connection of the well the operator shall determine the open flow capacity of the well in accordance with the Division "Manual for Back-Pressure Testing of Natural Gas Wells" then current, and the well's initial deliverability shall be calculated against average pipeline pressure.

RULE 3. The year shall be divided into two allowable periods commencing at 7:00 o'clock a.m. on January 1 and July 1.

RULE 2. The allowable period for the subject well shall be six months.

ALLOWABLE PERIOD

36, Township 17 South, Range 28 East, NMP, Eddy County, New Mexico, which well's production limitation factor of 0.50 shall be applied to the well's deliverability (as determined by the hereinafter set forth procedure) to determine its maximum allowable rate of production.



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Job separation sheet

with all appropriate filing requirements of the Rules and Regulations and any special rules and regulations.

RULE 9. The well's allowable during its first allowable period shall be determined by multiplying its initial deliverability by its production limitation factor.

RULE 10. The well's allowable during all ensuing allowable periods shall be determined by multiplying its latest subsequent deliverability, as determined under provisions of Rule 5, by its production limitation factor. If the well shall not have been producing for at least 60 days prior to the end of its first allowable period, the allowable for the second allowable period shall be determined in accordance with Rule 9.

RULE 11. Revision of allowable based upon special well tests shall become effective upon the date of such test provided the results of such test are filed with the Division's district office within 30 days after the date of the test; otherwise the date shall be the date the test report is received in said office.

RULE 12. Revised allowables based on special well tests shall remain effective until the beginning of the next allowable period.

RULE 13. In no event shall the well receive an allowable of less than one million cubic feet of gas per day.

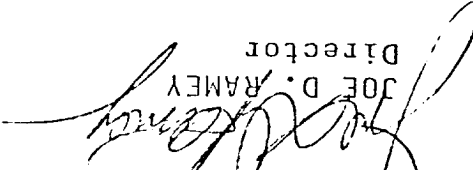
BALANCING OF PRODUCTION

RULE 14. January 1 and July 1 of each year shall be known as the balancing dates.

RULE 15. If the well has an underproduced status at the end of a six-month allowable period, it shall be allowed to carry such underproduction forward into the next period and may produce such underproduction in addition to its regularly assigned allowable. Any underproduction carried forward into any allowable period which remains unproduced at the end of the period shall be cancelled.

RULE 16. Production during any one month of an allowable period in excess of the monthly allowable assigned to the well shall be applied against the underproduction carried into the period in determining the amount of allowable, if any, to be cancelled.

FD/
S E A L


JOE D. RAMEY
Director
OIL CONSERVATION DIVISION
STATE OF NEW MEXICO

above designated.

DONE at Santa Fe, New Mexico, on the day and year herein-

entry of such further orders as the Division may deem necessary.
(6) That jurisdiction of this cause is retained for the

order or the rules contained herein or the Rules and Regulations of the Division shall result in the cancellation of aallowable in writing, of the date of allowable cancellation and the reason therefore. The Division shall notify the operator of the well and the purchaser, the well until all rules and regulations are complied with. The assigned to the well. No further allowable shall be assigned to the well unless it results in the cancellation of aallowable of the Division shall result in the cancellation of aallowable order or the rules contained herein or the Rules and Regulations of the Division shall result in the cancellation of aallowable

RULE 21. Failure to comply with the provisions of this

GENERAL

RULE 20. The Division may allow overproduction to be made up at a lesser rate than permitted under Rules 17, 18, or 19 above upon a showing at public hearing that the same is necessary to avoid material damage to the well.

RULE 19. The Division shall have authority to permit the well, if it is subject to shut-in pursuant to Rules 17 and 18 above, to produce up to 500 MCF of gas per month upon proper showing to the Director that complete shut-in would cause undue hardship, provided however, such permission shall be rescinded for the well if it has produced in excess of the monthly rate authorized by the Director.

RULE 18. If, during any month, it is discovered that the well is overproduced in an amount exceeding three times its average monthly allowable, it shall be shut in during that month and during each succeeding month until it is overproduced in an amount three times or less its monthly allowable, as determined hereinabove.

RULE 17. If the well has an overproduced status at the end of a six-month allowable period, it shall be shut in until such overproduced is made up.