

July 28, 1953

Mr. A. L. Porter  
Oil Conservation Commission  
P. O. Box 2045  
Hobbs, New Mexico

Dear Pete:                      Re: Richardson & Bass #1 Cobb

Enclosed please find Form C-104 and accompanying letters written by Richardson & Bass and Mr. Macey pertaining to the allowable on the above captioned well.

As explained in Mr. Macey's memorandum, this well would normally be assigned an allowable of 2.33, times the top allowable (month of July 105 barrels).

Due to Richardson & Bass's desire to obtain sufficient reservoir information for production decline curves, please assign this well an allowable equal to 3.33, times the top unit allowable (150 barrels per day), effective July 1st and cancel the three thousand barrel advance allowable assigned to them. In your letter to Richardson and Bass advise them that this allowable is for a six month period ending December 31, 1953 and that the excess allowable granted to them during this period is chargeable against any future allowable assigned the well after December 31, 1953.

In the interests of saving time the C-104 can be approved by Mr. Hanson in your office and he is so being advised by telephone today.

Yours very truly,

  
R. R. Spurrier  
Secretary and Director

July 28, 1953

Mr. A. M. Porter  
Oil Conservation Commission  
P. O. Box 2042  
Hobbs, New Mexico

Dear Sir:

Re: Richardson & Bass #1 Cobb

Enclosed please find Form C-104 and accompanying letters written by Richardson & Bass and Mr. Macey pertaining to the allowable on the above captioned well.

As explained in Mr. Macey's memorandum, this well would normally be assigned an allowable of 2.33 times the top allowable (month of July 1953 barrels).

Due to Richardson & Bass's desire to obtain sufficient reservoir information for production decline curves, please assign this well an allowable equal to 3.33 times the top unit allowable (120 barrels per day), effective July 1st and cancel the three thousand barrel advance allowable assigned to them. In your letter to Richardson and Bass advise them that this allowable is for a six month period ending December 31, 1953 and that the excess allowable granted to them during this period is chargeable against any future allowable assigned the well after December 31, 1953.

In the interests of saving time the C-104 can be approved by Mr. Hanson in your office and he is so being advised by telephone today.

Yours very truly  
  
E. R. Spurr  
Secretary and Director