6-4-74 Compensation Heutron Farmhous

IT IS THEREFORE ORDERED: MC - 2069 6/17/74 letter later 11-14-74

- 7.

That the applicant herein, Mobil Oil Corporation, be and the same is hereby authorized to dually complete its Maude Rickman Com Well No. 1, located in Unit L, Section 3, Township 23 South, Range 27 East, NMPM, Eddy County, New Morico in such a manner as to produce gas from the South Carlsbad-Atoka Gas Pool and the South Carlsbad-Morrow Gas Pool through parallel strings of tubing.

PROVIDED HOWEVER, That applicant shall complete, operate, and produce said well in accordance with the provisions of Rule 112-A.

PROVIDED FURTHER, That applicant shall take packer-leakage test. upon completion and annually thereafter during the Shut-in Pressure Test Period

IT IS FURTHER ORDERED: That jurisdiction of this cause is hereby retained for the entry of such further orders as the Commission may decar

Le IS IMEREFORE ORDERED: order R-4739

(1) That all mineral interests, whatever they may be, in the Pennsylvanian formation underlying the W/2 of Section 3, Township 23 South, Range 27 East, NMPM, South Carlsbad Field, Eddy County, New Mexico, are hereby pooled to form a standard 320 acre gas spacing and promation unit to be dedicated to a well to be drilled at a standard location for the above formation in Unit 2 of said Section 3.

PROVIDED HOWEVER, that the operator of said unit shall commence the drilling of said well on or before the 15th day of June, 1974, and shall thereafter continue the drilling of suid well with due diligence to a depth sufficient to test the Pennsylvanian formation;



PROVIDED FURDAER, that in the ovent said operator does not commence the drilling of said well on or before the 15th day of Sune, 1979, Order (1) of this order shall be null and void and of no effect whatsoever;

PROVIDED FURFER, that should said well not be drilled to pompletion, or abandonment, within 120 days after commencement thereof, said operator shall appear hefore the Commission and show cause why Order (1) of this Order should not be rescinded.

(2) That Mobil Oil Corporation is hereby designated the operator of the subject well and unit,

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