Form 9-331 (Mcv 1963)

14. PERMIT NO.

16.

UNITED STATES SUBMIT IN (Other ins of the INTERIOR verse side)

SUBMIT IN TRIPLICATE*
(Other instructions on re-

Form approved.
Budget Bureau No. 42-R1424.

(Mr.y 1963)	DEPARTMENT OF THE INTERIOR verse side) GEOLOGICAL SURVEY	Stoer 11 2 363 6. IF INDIAN, ALLOTTEE OR TRIBE NAME
(Do not us	SUNDRY NOTICES AND REPORTS ON WELLS se this form for proposals to drill or to deepen or plug back to a different reservoir. Use "APPLICATION FOR PERMIT—" for such proposals.)	7. UNIT AGREEMENT NAME
2. NAME OF OPERA 3. ADDRESS OF OP 1. LOCATION OF W See also space	CERATOR LOGATION, S. B., Albuquerque, Nov. Hondes 87166 ELL (Report location clearly and in accordance with any State requirements.*	9. WELL NO. 10. FIELD AND POOL, OR WILDCAT 11. SEC., T., R., M., OR BLK. AND SURVEY OR AREA
	(2) Little on Dr. (D. ota.)	12. COUNTY OR PARISH 13. STATE

Check Appropriate Box To Indicate Nature of Notice, Report, or Other Data

6859 GR

15. ELEVATIONS (Show whether DF, RT, GR, etc.)

SUBSEQUENT REPORT OF: NOTICE OF INTENTION TO: REPAIRING WELL WATER SHUT-OFF PULL OR ALTER CASING TEST WATER SHUT-OFF ALTERING CASING FRACTURE TREATMENT MULTIPLE COMPLETE FRACTURE TREAT SHOOTING OR ACIDIZING ABANDON MENT* ABANDON* SHOOT OR ACIDIZE (Note: Report results of multiple completion on Well Completion or Recompletion Report and Log form.) CHANGE PLANS REPAIR WELL

17. DESCRIBE PROPOSED OR COMPLETED OPERATIONS (Clearly state all pertinent details, and give pertinent dates, including estimated date of starting any proposed work. If well is directionally drilled, give subsurface locations and measured and true vertical depths for all markers and zones pertinent to this work.) *

July 23, 1973

Approval requested to produce well as Doumbole Commingled Gallup-Dahota well as approved by New Manico Oil Conservation Commission as per Order No. 2-4535, copy attacked.

The SE/4 Section 21-T24M-RAW is dedicated to this well.



18. I hereby certify that the foregoing is true and correct	Fetrolom Inginest Consultant	DATE July 23, 1973
(This space for Federal or State office use)		
APPROVED BYCONDITIONS OF APPROVAL, IF ANY:	TITLE	DATE

Instructions

General: This form is designed for submitting proposals to perform certain well operations, and reports of such operations when completed, as indicated, on Fedstal and Indian lands pursuant to applicable Federal law and regulations, and, if approved or accepted by any State, on all lands in such State, pursuant to applicable State law and regulations. Any necessary special instructions concerning the use of this form and the number of copies to be submitted, particularly with regard to local, area, or regional procedures and practices, either are shown below or will be issued by, or may be obtained from, the local Federal and/or State office.

Item 4: If there are no applicable State requirements, locations on Federal or Indian land should be described in accordance with Federal requirements. Consult local State or Federal office for specific instructions.

Item 17: Proposals to abandon a well and subsequent reports of abandonment should include such special information as is required by local Federal and/or State offices. fluid contents not sealed off by ceneral for other same of the abandonment; data on any former or present productive zones, or other zones with present significant above plugs; amount, size, method of parting of any casing, liner or tubing pulled and the depth to top of any left in the hole; method of closing top of well; and date well site conditioned for final inspection looking to appropriate the abandonment.

U.S. COVERNIENT PRINTING OFFICE: 1963—O -885229

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WELL LOCATION AND ACERAGE DEDICATION PLAT

Operator	CHAC	E OIL CO	MPANY	Jicarilla 363	Well No 1
Unit Letter		Section 21	Township 24 NORTH	Range County 4 WEST	RIO ARRIBA
Actual Foot	800	feet from the	SOUTH line and	1700 feet from the Pool Lindrith Gallup	EAST line -Dakota Dedicated Avereage:
iround Lev	ZOK(Gallu	Formation ip-Dakota	South colored pencil or hachure marks	160 Aca
3 Ifm	the			tiseted to the well have the in	toracts of all owners been consolidated
٠٠. ٠٠ ١٠	More inc	n one lease of	f different ownership is de ion force-pooling etc?	sicated to the wen, have the in	iterests of all owners been consolidated
by com	munitiz Yes (at ion, u nitizat	If answer is "yes," type o	f consolidation	
by com () \ If answ necessor	munitiz Yes (ver is "r ary.)) No) No no," list the ow	If answer is "yes," type o	f consolidations which have actually consolidated (by	

JUL 26 1973 OIL CON. DIST. Sec.

-4 INCHES EQUALS 1 MILE

Name Ewell N. Walsh, P.E., Pies

Position

Walsh Engineering & Сотрату

Production Corporation

July 23, 1973

BEFORE THE OIL CONSERVATION COMMISSION OF THE STATE OF NEW MEXICO

IN THE MATTER OF THE HEARING CALLED BY THE OIL CONSERVATION COMMISSION OF NEW MEXICO FOR THE PURPOSE OF CONSIDERING:

CASE NO. 4954 Order No. R-4555

NOMENCLATURE

OIL CON COM APPLICATION OF CHACE OIL COMPANY FOR POOL CREATION AND DOWN-HOLE COMMINGLING AND SPECIAL POOL RULES, RIO ARRIBA COUNTY, NEW MEXICO.

ORDER OF THE COMMISSION

BY THE COMMISSION:

This cause came on for hearing at 9 a.m. on April 25, 1973, at Santa Fe, New Mexico, before Examiner Richard L. Stamets.

DIST. 3

NOW, on this 25th day of June, 1973, the Commission, a quorum being present, having considered the testimony, the record, and the recommendations of the Examiner, and being fully advised in the premises,

FINDS:

- (1) That due public notice having been given as required by law, the Commission has jurisdiction of this cause and the subject matter thereof.
- That the applicant, Chace Oil Company, seeks the creation of a new oil pool for Gallup and Dakota production in Rio Arriba County, New Mexico, and the promulgation of temporary special rules and regulations governing said pool, including provisions for 160-acre spacing and proration units and limited well locations.
- (3) That the applicant further seeks to have such temporary special pool rules apply to two drilling wells in Unit O of Section 21, Township 24 North, Range 4 West, and Unit E of Section 3, Township 23 North, Range 4 West, NMPM, Rio Arriba County, New Mexico.
- (4) That Chace Oil Company's Jicarilla 70 Well No. 3, located in Unit C, Section 33, Township 24 North, Range 4 West, NMPM, Rio Arriba County, New Mexico, has discovered a separate and common source of supply which should be designated the South Lindrith Gallup-Dakota Oil Pool; that the vertical limits of said pool should be the Gallup and Dakota formations and that the horizontal limits of said pool should be the NW/4 of said Section 33.
 - That the evidence presently available indicates that

-2-Case No. 4954 Order No. R-4555

one well in the South Lindrith Gallup-Dakota Oil Pool can efficiently and economically drain and develop 160 acres.

- (6) That in order to prevent the economic loss caused by the drilling of unnecessary wells, to avoid the augmentation of risk arising from the drilling of an excessive number of wells, to prevent reduced recovery which might result from the drilling of too few wells, and to otherwise prevent waste and protect correlative rights, temporary special rules and regulations providing for 160-acre spacing units should be promulgated for the South Lindrith Gallup-Dakota Oil Pool.
- (7) That the temporary special rules and regulations should provide for limited well locations in order to assure orderly development of the pool and protect correlative rights.
- (8) That the temporary special rules and regulations for the South Lindrith Gallup-Dakota Oil Pool should apply only to wells located within the horizontal limits of said pool except that they should immediately apply to the two Chace Oil Company wells described in Finding (3) above upon their completion as Gallup-Dakota oil wells.
- (9) That this case should be reopened at an examiner hearing during the month of July, 1974, at which time operators in the South Lindrith Gallup-Dakota Oil Pool should appear and show cause why said pool should not be developed on 40-acre spacing.

IT IS THEREFORE ORDERED:

(1) That a new pool in Rio Arriba County, New Mexico, classified as an oil pool for Gallup and Dakota production, is hereby created and designated as the South Lindrith Gallup-Dakota Pool, consisting of the following described area:

TOWNSHIP 24 NORTH, RANGE 4 WEST, NMPM Section 33: NW/4

(2) That, effective July 1, 1973, Temporary Special Rules and Regulations for the South Lindrith Gallup-Dakota Oil Pool, Rio Arriba County, New Mexico, are hereby promulgated as follows:

TEMPORARY SPECIAL RULES AND REGULATIONS FOR THE SOUTH LINDRITH GALLUP-DAKOTA OIL POOL

- RULE 1. Each well completed or recompleted in the South Lindrith Gallup-Dakota Oil Pool shall be spaced, drilled, operated, and produced in accordance with the Special Rules and Regulations hereinafter set forth.
- RULE 2. Each well shall be located on a standard unit containing 160 acres, more or less, substantially in the form of a square, which is a quarter section being a legal subdivision of the United States Public Land Surveys.

- RULE 3. The Secretary-Director of the Commission may grant an exception to the requirements of Rule 2 without notice and hearing when an application has been filed for a non-standard unit consisting of less than 160 acres or the unorthodox size or shape of the tract is due to a variation in the legal subdivision of the United States Public Land Surveys. All operators offsetting the proposed non-standard unit shall be notified of the application by registered or certified mail, and the application shall state that such notice has been furnished. The Secretary-Director may approve the application upon receipt of written waivers from all offset operators or if no offset operator has entered an objection to the formation of the non-standard unit within 30 days after the Secretary-Director has received the application.
- RULE 4. Each well shall be located no nearer than 330 feet to the outer boundary of the proration unit or to any governmental quarter-quarter section line nor nearer than 660 feet to the nearest well drilling to or capable of producing from the same pool.
- RULE 5. The Secretary-Director may grant an exception to the requirements of Rule 4 without notice and hearing when an application has been filed for an unorthodox location necessitated by topographical conditions or the recompletion of a well previously drilled to another horizon. All operators offsetting the proposed location shall be notified of the application by registered or certified mail, and the application shall state that such notice has been furnished. The Secretary-Director may approve the application upon receipt of written waivers from all operators offsetting the proposed location or if no objection to the unorthodox location has been entered within 20 days after the Secretary-Director has received the application.
- RULE 6. A standard proration unit (158 through 162 acres) shall be assigned a 160-acre depth bracket allowable of 347 barrels for allowable purposes, and in the event there is more than one well on a 160-acre proration unit, the operator may produce the allowable assigned to the unit from the wells on the unit in any proportion.

The allowable assigned to a non-standard proration unit shall bear the same ratio to a standard allowable as the acreage in such non-standard unit bears to 160 acres.

IT IS FURTHER ORDERED:

(1) That the above pool rules shall apply only to wells completed within the horizontal limits of the South Lindrith Gallup-Dakota Oil Pool, provided however, that upon completion of applicant's wells in Unit O of Section 21, Township 24 North, Range 4 West, and Unit E of Section 3, Township 23 North, Range 4 West, NMPM, as Gallup-Dakota oil wells, said rules shall be applicable thereto prior to extension of the horizontal limits of the pool to include said wells.

- (2) That the locations of all wells presently drilling to the South Lindrith Gallup-Dakota Oil Pool are hereby approved; that the operator of any well having an unorthodox location shall notify the Aztec District Office of the Commission in writing of the name and location of the well on or before July 1, 1973.
- (3) That, pursuant to Paragraph A. of Section 65-3-14.5, NMSA 1953, contained in Chapter 271, Laws of 1969, existing wells in the South Lindrith Gallup-Dakota Oil Pool shall have dedicated thereto 160 acres in accordance with the foregoing pool rules; or, pursuant to Paragraph C. of said Section 65-3-14.5, existing wells may have non-standard spacing or proration units established by the Commission and dedicated thereto.

Failure to file new Forms C-102 with the Commission dedicating 160 acres to a well or to obtain a non-standard unit approved by the Commission within 60 days from the date of this order shall subject the well to cancellation of allowable. Until said Form C-102 has been filed or until a non-standard unit has been approved, and subject to said 60-day limitation, each well presently drilling to or completed in the South Lindrith Gallup-Dakota Oil Pool shall receive no more than one-fourth of a standard allowable for the pool.

- (4) That this cause shall be reopened at an examiner hearing during the month of July, 1974, at which time the operators in the South Lindrith Gallup-Dakota Oil Pool may appear and show cause why said pool should not be developed on 40-acre spacing.
- (5) That jurisdiction of this cause is retained for the entry of such further orders as the Commission may deem necessary.

DCNE at Santa Fe, New Mexico, on the day and year hereinabove designated.

> STATE OF NEW MEXICO OIL CONSERVATION COMMISSION

I. R. TRUJILLO, Chairman

ALEX J. ARMIJO, Member

A. L. PORTER, Jr., Member & Secretary

SEAL