CASE 2845: Application of SINCLAIR for an exception to ORDER NO. R-1670, Lea County, New Mexico.

DRAFT

JMD/esr July 15, 1963

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:

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CASE No. __2845

Order No. R- 2520

APPLICATION OF SINCLAIR OIL & GAS COMPANY FOR AN EXCEPTION TO ORDER NO. R-1670, LEA COUNTY, NEW MEXICO.

ORDER OF THE COMMISSION

BY THE COMMISSION:

This cause came on for hearing at 9 o'clock a.m. on June 26 , 1963, at Santa Fe, New Mexico, before Daniel S. Nutter, Examiner duly appointed by the Oil Conservation Commission of New Mexico, hereinafter referred to as the "Commission," in accordance with Rule 1214 of the Commission Rules and Regulations.

NOW, on this day of July, 1963, the Commission, a quorum being present, having considered the application, the evidence adduced, and the recommendations of the Examiner, Daniel S. Nutter, 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.
- (2) That the applicant, Sinclair Oil & Gas Company, seeks authority to produce up to 600 MCF of gas per month in exception to the shut-in provisions of Rule 15(A) of Order No. R-1670 from its Barber Gas Unit Well No. 1, located in the SW/4 NW/4 of Section 8, Township 20 South, Range 37 East, NMPM, Eumont Gas Pool, Lea County, New Mexico, said gas to be utilized in the oil well gas-lift system on applicant's B. J. Barber Well No. 18, located in the SE/4 NE/4 of Section 7, Township 20 South, Range 37 East, NMPM, Monument-Paddock Oil Pool, Lea County, New Mexico.
- (3) That approval of the subject application will prevent waste.
- (4) That approval of the subject application will not impair correlative rights.

IT IS THEREFORE ORDERED:

- (1) That the applicant, Sinclair Oil & Gas Company, is hereby authorized to produce up to 600 MCF of gas per month in exception to the shut-in provisions of Rule 15(A) of Order

 No. R-1670 from its Barber Gas Unit Well No. 1, located in the SW/4 NW/4 of Section 8, Township 20 South, Range 37 East, NMPM,

 Eumont Gas Pool, Lea County, New Mexico, said gas to be utilized in the oil well gas-lift system on applicant's B. J. Barber Well

 No. 18, located in the SE/4 NE/4 of Section 7, Township 20 South,

 Range 37 East, NMPM, Monument-Paddock Oil Pool, Lea County, New Mexico; provided however, that the valves connecting the Section Provided however, that the valves connecting the Section Provided however.
- (2) That the authority granted under this order shall terminate when a Notice of reinstatement for the Barber Gas Unit Well No. 1 is issued by the Commission.
- (3) That jurisdiction of this cause is retained for the entry of such further orders as the Commission may deem necessary.

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

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SUPPLEMENTAL DOCKET: EXAMINER HEARING - WEDNESDAY - JUNE 26, 1963

9 A.M. - OIL CONSERVATION COMMISSION CONFERENCE ROOM, STATE LAND
OFFICE BUILDING, SANTA FE, NEW MEXICO

The following case: will be heard before Daniel S. Nutter, Examiner, or Elvis A. Utz, as alternate examiner:

CASE 2847:

Application of Neil H. Wills for certain unorthodox oil well locations, Eddy.County, New Mexico. Applicant, in the above-styled cause, seeks approval of the non-standard location for several oil producing wells in his Russell Pool Waterflood Project, Russell Pool, Eddy County, New Mexico.

DOCKET: EXAMINER HEARING - WEDNESDAY - JUNE 26, 1963

9 A.M. - OIL CONSERVATION COMMISSION CONFERENCE ROOM. STATE LAND OFFICE BUILDING, SANTA FE, NEW MEXICO

The following cases will be heard before Daniel S. Nutter, Examiner, or Elvis A. Utz, as Alternate Examiner:

CASE 2821: (Continued from June 5, 1963 examiner hearing)

Application of D. W. Falls, Inc., for an extension of Order No. R-2213, San Juan County, New Mexico. Applicant, in the above-styled cause, seeks the extension of Order No. R-2213, which order assigned a temporary deliverability for allowable purposes to applicant's Federal Well No. 2-11, located in Unit O of Section 11, Township 28 North, Range 13 West, Basin-Dakota Gas Pool, San Juan County, New Mexico.

- CASE 2833: Application of Tenne-To Oil Company for approval of a unit agreement, San Juan County, New Mexico. Applicant, in the above-styled cause, seeks approval of the Central Cha Cha Unit Area comprising 674.05 acres, more or less, of Federal land located in Sections 30 and 31, Township 29 North, Range 13 West, San Juan County, New Mexico.
- CASE 2834: Application of Tom Brown Drilling Company for a unit agreement, Eddy County, New Mexico. Applicant, in the abovestyled cause, seeks approval of the Runyan Ranch Unit Area comprising 10,890.12 acres of State and Federal lands in Township 19 South, Range 21 East, Eddy County, New Mexico.
- CASE 2835: Application of Jake L. Hamon for a unit agreement, Lea County, New Mexico. Applicant, in the above-styled cause, seeks approval of the Southeast Bell Lake Unit Area comprising 9,597.09 acres of State, Federal and Fee lands in Townships 24 and 25 South, Ranges 34 and 35 East, Lea County, New Mexico.
- CASE 2836: Application of Union Oil Company of California for a unit agreement, Lea County, New Mexico. Applicant, in the above-styled cause, seeks approval of the West McDonald Unit Area comprising 2,320 acres of State and Fee lands in Township 14 South, Range 35 East, Lea County, New Mexico.
- CASE 2837: Application of Continental Oil Company for a unit agreement, Chaves County, New Mexico. Applicant, in the above-styled cause, seeks approval of the Eastcap Queen Pool Unit Area

compaint 1000 clas of State and Fee lands, located in fourship 14 out, lange 31 Bast, Chaves County, New Mexico.

CASE 2838:

Application of Continental Oil Company for a waterflood project, Chaves County, New Mexico. Applicant, in the above-styled cause, seeks authority to institute a water-flood project by the injection of water into the Queen formation, Caprock Queen Pool, through 17 wells located in Sections 22, 23, 27, 34, and 35. Township 14 South, Range 31 East, Chaves County, New Mexico.

CASE 2839:

Application of Amerada Petroleum Corporation for a multiple completion, Lea County, New Mexico. Applicant, in the above-styled cause, seeks an amendment of Order No. R-1750-A to permit the multiple completion (tubingless), of its Wimberley Well No. 13, located in Unit M of Section 24, Township 25 South, Range 37 East, Lea County, New Mexico, to permit the production of gas from the Langlie Mattix Pool, the production of oil from the Justis-Blinebry Oil Pool, and the disposal of salt water into the San Andres formation through parallel strings of casing cemented in a common well bore.

CASE 2840:

Application of Amerada Petroleum Corporation for a non-standard gas proration unit, Lea County, New Mexico. Applicant, in the above-styled cause, seeks approval of a 120-acre non-standard gas proration unit comprising the S/2 NE/4 and NW/4 SE/4 of Section 19, Township 21 South, Range 37 East, Blinebry Gas Pool, Lea County, New Mexico, to be dedicated to its L. G. Warlick "A" Well No. 2 located in Unit J of said Section 19.

CASE 2841:

Application of Shell Cil Company for an unorthodox location, Lea County, New Mexico. Applicant, in the above-styled cause, seeks permission to drill its Middleton Federal Well No. B-1 at an unorthodox location 660 feet from the North and West lines of Section 31, Township 19 South, Range 32 East, Lusk-Morrow Gas Pool, Lea County, New Mexico.

CASE 2842:

Application of Compass Exploration, Inc. for an amendment of Commission Order No. R-2462, Rio Arriba County, New Mexico. Applicant, in the above-styled cause, seeks an amendment of Order No. R-2462 concerning the Largo Gallup Gas Pool to provide 320-acre gas well spacing and an increase in the maximum allowable for each spacing unit from 500 to 1,000 MCV par day.

-3-Docket No. 18-63

CASE 2843:

Application of Gulf Oil Corporation for a special gas well test, Eddy County, New Mexico. Applicant, in the above-styled cause, seeks authority to produce and flare approximately 3000 MCF of gas per day for a period of not less than 6 nor more than 9 days from its Hackberry Hills Unit Well No. 1, located in Unit 0 of Section 1, Township 22 South, Range 25 East, Eddy County, New Mexico, to determine if the gas reserves in place justify the expense of a pipeline to the nearest market outlet.

CASE 2844:

Application of Sinclair Oil & Gas Company for the creation of the Teas Pennsylvanian Gas Pool and for special temporary pool rules, Lea County, New Mexico. Applicant, in the above-styled cause, seeks the creation of a new Pennsylvanian Gas Pool for its Mahaffey-Federal (ARC) Well No. 1, located in Unit C of Section 14, Township 20 South, Range 33 East, Lea County, New Mexico, and for the establishment of temporary pool rules therefor, including a provision for 640 acre spacing units.

CASE 2845:

Application of Sinclair Oil & Gas Company for an exception to Order No. R-1670, Lea County, New Mexico. Applicant, in the above-styled cause, seeks an order permitting its Barber Gas Unit Well No. 1, located in Unit E of Section 8. Township 20 South, Range 37 East, Eumont Gas Pool, Lea County, New Mexico, to produce 600 MCF of gas per month in exception to the shut-in provisions of Rule 15(A) of Order No. R-1670, said gas to be utilized in the oil well gas-lift system on applicant's B. J. Barber Lease.

CASE 2846:

Application of Ralph Lowe to create a new pool for Upper Pennsylvanian gas production, and for special pool rules, Eddy County, New Mexico. Applicant, in the above-styled cause, seeks the creation of a new gas pool for Upper Pennsylvanian Gas production in Section 21, Township 21 South, Range 24 East, and the establishment of temporary pool rules therefor, including a provision for 640-acre spacing and a provision restricting well locations.

(lax 2845



SINCLAIR OIL & GAS COMPANY

P. O. Box 1470
Midland, Texas

June 7, 1963

LEGAL DEPARTMENT

Mr. A. L. Porter, Jr. Director Oil Conservation Commission Santa Fe, New Mexico

Application of Sinclair Oil & Gas Company for an exception to Rule 15(a), General Rules and Regulations for Prorated Gas Pools of Southeastern New Mexico to permit production of its Barber Gas Unit Well No. 1, Eumont Gas Pool, Lea County, New Mexico.

Dear Sir:

Sinclair Oil & Gas Company hereby makes application for an exception to Rule 15(a) of the General Rules and Regulations for the Prorated Gas Pools of Southeastern New Mexico to permit the production from its Barber Gas Unit Well No. 1 in Section 8, Township 20-South, Range 37-East, Eumont Gas Pool, Lea County, New Mexico, approximately 600 MCF per month during the shut-in period prescribed by Rule 15(a). This well was shut in by notice from the Commission effective May 1, 1963 for being six times over-produced. Refer to Gas Supplement No. (SE) SF 1997.

Applicant proposes to use the gas produced under this application for gas lifting its B. J. Barber well No. 18 in the Monument Paddock Pool. Applicant initiated the gas lift operation in April 1963 and used such gas for this purpose produced from the subject well until the effective date of the shut-in notice.

Applicant will show that the granting of this application will be in the interest of conservation and will not violate correlative rights.

Please set this matter for hearing before an Examiner at Santa Fe at the earliest convenience.

Attorneys of record for the applicant will be the

DOCKET MAKED

6-14-634

undersigned, also Mr. L. C. White of Gilbert, White & Gilbert, Santa Fe, New Mexico.

Very truly yours,

HNB/1d

Horace N. Burton Horace N. Burton Division Attorney

cc: Mr. L. C. White Gilbert, White & Gilbert Bishop Building Santa Fe, New Mexico

BEFORE THE OIL COMBERVATION COMMISSION OF THE STATE OF MEW MEXICO

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

> CASE No. 2845 Order No. R-2520

APPLICATION OF SINCLAIR OIL & GAS COMPANY FOR AN EXCEPTION TO ORDER NO. R-1670, LEA COUNTY, NEW MEXICO.

ORDER OF THE COMMISSION

BY THE COMMISSION:

This cause came on for hearing at 9 o'clock a.m. on June 26, 1963, at Santa Fe, New Mexico, before Daniel S. Mutter, Examiner duly appointed by the Oil Conservation Commission of New Mexico, hereinafter referred to as the "Commission," in accordance with Rule 1214 of the Commission Rules and Regulations.

NOW, on this 17th day of July, 1963, the Commission, a quorum being present, having considered the application, the evidence adduced, and the recommendations of the Examiner, Daniel S. Mutter, and being fully advised in the premises,

FINOS:

- (1) That due public notice having been given as required by law, the Commission has jurisdiction of this cause and the subject matter thereof.
- authority to produce up to 600 MCF of gas per month in exception to the shut-in provisions of Rule 15(A) of Order No. R-1670 from its Barber Gas Unit Well No. 1, located in the SW/4 MW/4 of Section 8, Township 20 South, Range 37 East, MMPM, Eumont Gas Pool, Lea County, New Mexico, said gas to be utilized in the oil well gas-lift system on applicant's B. J. Barber Well No. 18, located in the SE/4 ME/4 of Section 7, Township 20 South, Range 37 East, MMPM, Monument-Paddock Oil Pool, Lea County, New Mexico.
- (3) That approval of the subject application will prevent waste.

IT IS THEREFORE ORDERED:

(1) That the applicant, Sinclair Oil & Gas Company, is hereby authorized to produce up to 600 MCF of gas per month in exception to the shut-in provisions of Rule 15(A) of Order

-2-CASE No. 2845 Order No. R-2520

Mo. R-1670 from its Barber Gas Unit Well No. 1, located in the SW/4 HW/4 of Section 8, Township 20 South, Range 37 East, MMPM, Eumont Gas Pool, Lea County, New Mexico, said gas to be utilized in the oil well gas-lift system on applicant's B. J. Barber Well No. 18, located in the SE/4 ME/4 of Section 7, Township 20 South, Range 37 East, MMPM, Monument-Paddock Oil Pool, Lea County, New Mexico; provided however, that the valves connecting the Barber Gas Unit Well No. 1 to the pipeline shall be closed and locked prior to the gas-lift operations.

- (2) That the authority granted under this order shall terminate when a Notice of Release of Shut-In for the Barber Gas Unit Well Mo. 1 is issued by the Commission.
- (3) That jurisdiction of this cause is retained for the entry of such further orders as the Commission may deem necessary.

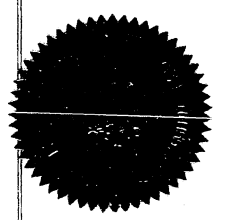
DONE at Santa Fe, New Mexico, on the day and year hereinabove designated.

STATE OF NEW MEXICO
OIL COMSERVATION COMMISSION

JACK M. CAMPBELL, Chairman

H. WALKER, Mander

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



DOVERNOR JACK M. CAMPBELL CHAIRMAN

State of New Mexico

Gil Conserbation Commission

LAND COMMISSIONER E. B. JOHNNY WALKER MEHBER



P. D. BOX 871 SANTA FE

July 17, 1963

STATE SECLOSIST A. L. PORTER, JR. SECRETARY - DIRECTOR

Mr. Booker Kelly
Gilbert, White & Gilberi
Attorneys at Law
Box 787
Santa Fe, New Mexico

Re: Case No. 2845
Order No. R-2520
Applicant:

Sinclair Oil & Gas Co.

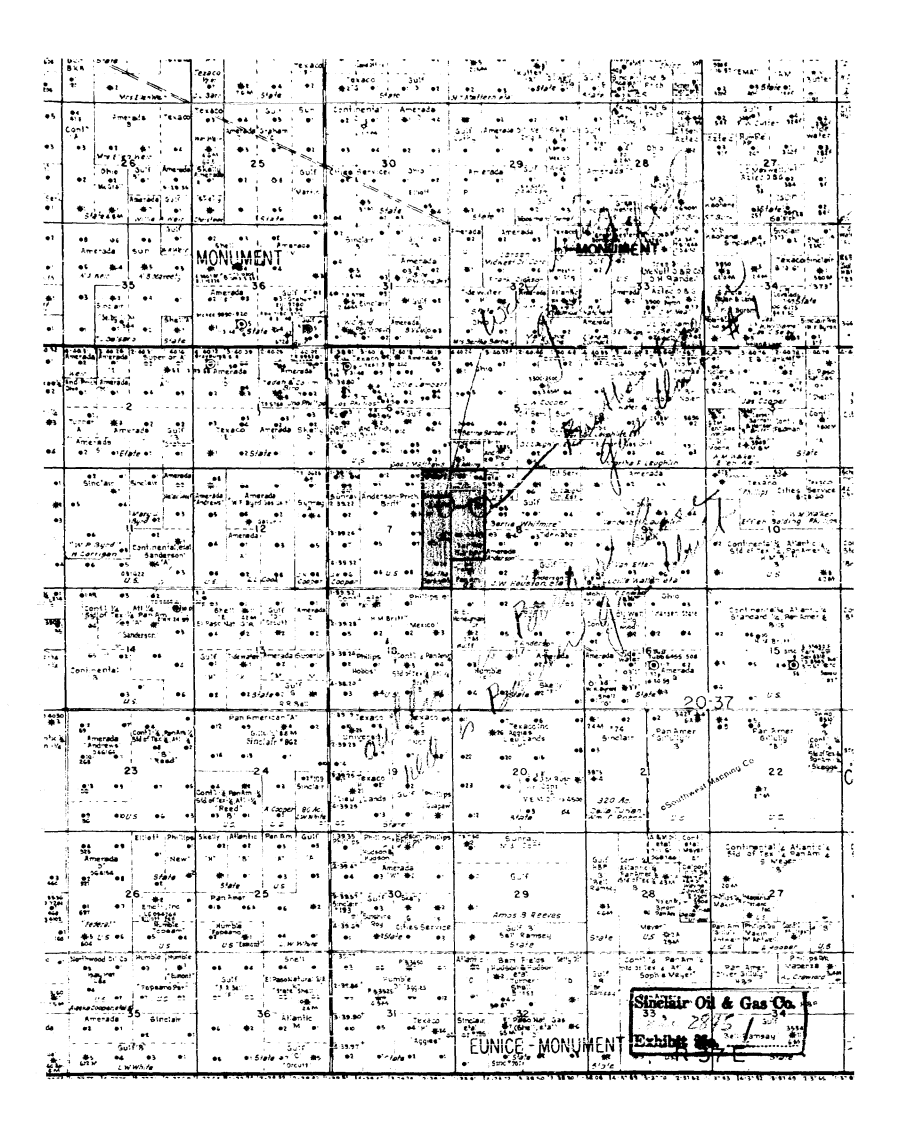
Dear Sire

Enclosed herswith are two copies of the above-referenced Commission order recently entered in the subject case.

I L Porter, Ja

A. L. PORTER, Jr. Secretary-Director

ir/			
Carbon copy	of order	also sent	to:
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Sinclair Oil & Gas Commuy

Eumont Gas Pool, Lea County, New Mexico

Gas Production Data for the Barber Gas Unit Well No. 1 (All gas figures are in MCF)

Year,	Month	Allowable	Production	Status	Redistribution
1962,	June	9,322	4,314	-6,206	
	July	10,001	9,153	-7,054	
·	August	12,004	21,414	£2,356	
	September	11,177	24,008	<i>‡</i> 15,187	
	October	12,360	2,901	<i>4</i> 5,728	
	November	13,078	4,783	-2,567	
	December	17,228	38,427	£18,632	£1,077
1963,	January	19,983	101,429	<i>4</i> 99,00 1	
	February	17,633	22,847	£10h,215	
	March	18,772	25 ,7 58	/ 111,201	
	April	12,335	10,802	£1.09,668	
	Hay	9,214	0	£100,454	
	Jmo	10,678	0	<i>\$</i> 99,776	

Sinclair Oil & Gas Co. | Exhibit No. 2

Sinclair Oil & Osa Company

Eumont Gas Pool, Los County, May Mexico

Prediction of Date of Return to Production for the Barber Gas Unit Well

No. 1, Based on 1962 Allowables, Assuring the Well Remains Shut-in

Year, Month	Allowable	Production	Status	Redistribution
1963, July	10,001	0	<i>‡</i> 79 ,7 75	
August	1 3 ,001	0	<i>‡</i> 67,771	
September	11,177	0	4 56,594	
October	12,360	0	<i>4</i> 141, 234	
Nomember	13,078	Ō	<i>\$</i> 31,156	
De cember	17,228	o	<i>‡</i> 13,928	
1964, January	19,983	0	-6,055	
February	Well would	t be returned to produc	tion	

Exhibit No. 3

Sinclair Oil & Gas Company

Eumont Oss Fool, Les County, New Mexico

Prediction of Date of Return to Production for the Barber Gas Unit Well No. 1, Based on 1962 Allowables, Assuming the Well is allowed to Produce 600 MCF for Gas Lifting Sinclair's B.J. Barber Well No. 18

Year,	Month	Allowable	Production	Status	Redistribution
1963,		10,002	600	£80 ,37 5	
·	August	12,004	600	<i>f</i> 68,971	
	September	11,177	600	<i>45</i> 8,394	
	October	12,360	600	<i>f</i> 46,634	
	Hovember	13,078	600	<i>+</i> 34,156	
_	December	17,228	600	<i>\$</i> 17,528	
196և.	Jamery	19,983	€	- 1,855	
February		Well would	be returned to production	n /	

Oil & Gas Co.

Exhibit No. 4

BEFORE THE
OIL CONSERVATION COMMISSION
Santa Fe, New Mexico
June 26, 1963

EXAMINER HEARING

IN THE MATTER OF:

Application of Sinclair Oil & Gas Company for an exception to Order No.
R-1670, Lea County, New Mexico. Applicant, in the above-styled cause, seeks an order permitting its Barber Gas Unit Well No. 1, located in Unit E of Section 8, Township 20 South, Range 37 East, Eumont Gas Pool, Lea County, New Mexico, to produce 600 MCF of gas per month in exception to the shut-in provisions of Rule 15(A) of Order No. B-1670, said gas to be utilized in the oil well gas-lift system on applicant's B. J. Barber Lease.

Case 2845

BEFORE: Daniel S. Nutter, Examiner.

TRANSCRIPT OF HEARING

MR. NUTTER: We will call Case 2845.

MR. DURRETT: Application of Sinclair Oil & Gas Company for an exception to Order No. R-1670, Lea County, New Mexico.

MR. KELLY: We ask that the record show the same appearances as in Case 2844 and that the witness is already under oath.

DOUGLAS W. CUNNINGHAM

called as a witness, having been previously duly sworn, testified

ILBUODERQUE, N. M. PHONE 243.6691 1 .

as follows:

DIRECT EXAMINATION

BY MR. KELLY:

- Q Would you state your name, please?
- Douglas W. Cunningham. A
- You are the same person that testified in Case 2844? Q
- Yes, sir. A
- Would you state what Sinclair seeks by this applica-Q tion?

Sinclair is seeking an exception to Rule 15(A) of the A general rules and regulations for prorating gas pools of Southeastern New Mexico to permit us to produce our Barber Gas Well No. l in order to allow us to use the gas produced therefrom to gaslift our Bertha J. Barber Well No. 18. We're asking for an authority to produce approximately 600 MCF per month for gas-lift

> (Whereupon, Applicant's Exhibit No. 1 was marked for identification.)

Would you go on to Exhibit No. 1 and show the Commission the location of the wells and the effect this would have when the well would be able to go back into production?

Exhibit 1 is a plat of the general area, the location A of our Barber Gas Unit and our Bertha J. Barber lease.



FARMINGTON, N. M. PHONE 325-1182

ALBUQUERQUE, N. M. PHONE 243-5691

DEARNLEY-MEIER REPORTING

FARMINGTON, N. M. PHONE 325-1192 SANTA FE, N. M. PHONE 983:3971

7:3

acreage in the approximate middle of the plat, which is colored red, which is 320 acres big, is our Barber Gas Unit. It's a non-standard gas unit in the Eumont Gas Pool. The dark outline in red which consists of 280 acres is our Bertha J. Barber lease, which has several wells producing from various reservoirs. The Barber Gas Unit Well No. 1 is actually shown as the gas well shown as Well No. 7.

This well originally was numbered 7 and has subsequently been renumbered No. 1 and reclassified in the Eumont Gas Pool. The B. J. Barber Well No. 18 that we're gas-lifting, or that we were gas-lifting with the gas from Barber Gas Unit No. 1 is located in Section 7 there, I believe, in the Unit G.

> (Whereupon, Applicant's Exhibit No. 2 was marked for identification.)

Now, Exhibit 2 is a calculation showing the present A status of the Barber Gas Unit Well No. 1. Starting in June of 1962 we show a column of allowable and production and then the status of over or under production, and then a redistribution column. All the figures shown are in MCF, so looking down the columns there we can see that in May the Barber Gas Unit had an allowable of 9,214. But since it had been shut-in as a result of being six times overproduced during April, we had no production in May, that left a status at the end of May of 100,454 MCF of

overproduction. Then in June, 10,678, no production, in the status of 89,776.

> (Whereupon, Applicant's Exhibit No. 3 was marked for identification.)

Go on to Exhibit 3.

A Exhibit 3 is a rendition of the data return to production of the Barber Gas Unit Well No. 1, based on 1962 allowables for the applicable months, assuming that the well remains shut-in. So what I have done there is used the July, '62 allowable, the August, '62 allowable, and so forth, for the predictable allowables in '63, showing no production for the well, and going down the status, then, until in January you can see that the well would, at the end of January, be 6,055 MCF underproduced. Therefore, the well would be returned to production in February of 1964.

That's just based on the allowable figures from last year, month by month?

A Yes.

MR. NUTTER: This is assuming that the well remains shut-in completely?

Å Yes, sir, no production whatsoever.

> (Whereupon, Applicant's Exhibit No. 4 was marked for identification.)



Exhibit 4 shows when it would be returned if the application were granted and 600 MCF were allowed?

Right, based on the same 1962 allowables again, and utilizing 600 MCF per month as the production from the Barber Gas Unit Well No. 1, we can see that as of the end of January, 1964 the well would then be underproduced 1,855 MCF, so that then in February of 1964 the well would be returned to production, so whether or not the 600 MCF is granted like we are asking here, the well will be returned to production in the same month if these allowables are allowed in the ball park.

In addition to the fact that there would be no change Q in the date of production, would there be savings if this application were granted, as far as cost on your oil well?

Yes. We got to gas-lift our Barber, B. J. Barber Well No. 18 one month, which was in April, and in May and June, we have to periodically swab the well. Now, the well will flow on its own if it's stimulated and agitated, and then flow for four or five days before it stops again. We put this gas-lift installation in at a cost of about \$4,000 as compared to a cost of a pumping unit which would cost between eight and ten thousand dollars. We're paying a swabbing cost of approximately \$500.00 per month.

So if we aren't allowed to produce this 600 MCF per day



ALBUQUERQUE, N. M. PHONE 243.6691

1 4

which we would use for gas-lifting the Barber 18, then we'll have to continue the swabbing or lift the equipment out and put in a pumping unit, one or the other. So that over the period in swabbing cost, the 7-month period that the well would be shut-in, we would save about \$3500 if we were allowed to produce this six per month.

- You have already spent your \$4,000 for the gas-lift? Q
- Yes.
- Q Just for the Commission's information, are you operator of this well?

We have a gas contract with El Paso Matural Gas No. Company, and under the contract El Paso is allowed to produce the well. We probably weren't keeping up with their gas production as closely as we should have for installing this gas-lift information. However, we have been assured by El Paso that if we get the 600 MCF exception that we are seeking here, that they will never overproduce the wells so badly again that it will have to be shut-in completely. In other words, they will cooperate with us and not overprodu e the wells that it will be shut-in for another seven-month period. It has in the past suffered an overproduction, but at that time we weren't utilizing any of the gas for gas-lift, so we didn't say very much about it.

In your opinion the granting of this application would



be in the best interest of efficient economic development in that it would save a considerable amount of money each month to get your top allowable well back into production, and also it would not affect the return date of production on your gas well?

- Yes, sir, that's right.
- Were Exhibits 1 through 4 prepared by you or under Q your supervision?
 - Yes, they were. A

MR. KELLY: We move the introduction of Sinclair's Exhibits 1 through 4.

MR. MUTTER: Sinclair's Exhibits 1 through 4 will be admitted in evidence.

(Whereupon, Applicant's Exhibits 1 through 4 were offered and admitted in evidence.)

MR. KELLY: I have no further questions.

MR. NUTTER: Does anyone have any questions of Mr.

Cunningham?

MR. UTZ: Yes, sir.

CROSS EXAMINATION

BY MR. UTZ:

- Which well was it that was a gas-lift well? Q
- B. J. Barber No. 18. A
- Is that located in Gof7 did you say? Q



SANTA FE, N. M. PHONE 983-3971

MR. NUTTER: H.

I may be off in my unit designation.

I just can't see any 18 there. Q

It's H, and it's directly east of Well No. 14. figure 18 is not real plain.

IR. NUTTER: It's blurred.

(By Mr. Utz) Is there any other gas available in this area that could be used for gas-lift?

Not to my knowledge, Mr. Utz. A

Q Is this a Jalmat gas well?

The No. 7, I mean the No. 1, the Barber Gas Unit? A

Yes. Q

It's Eumont.

Q Eumont gas well. There are other Eumont gas wells in this area, aren't there?

A I would say so.

Is this well shut-in for curtailment overproduction or six times overproduction?

I believe under a real strict interpretation of that rule it would be shut-in both ways. It did carry overproduction into the period, and since it's shut-in now, it doesn't have a chance to make up the overproduction before the end of the proration period and it was six times overproduced in March.



Q It certainly is six times overproduced?

A It was 8.8 times in March, as I recall.

Q I notice here in your status was minus 6,202 in June, 1962?

A Yes, sir.

Q If you had curtailment, wouldn't you have to have overproduction at that point and carried overproduction through the six-month's period ending December, 1962 in order to have curtailment?

A I'm not sure I understand your question.

Q Well, the rule states that when a well is shut-in for carrying overproduction through a six-month's period, that it is curtailment overproduction. Since you didn't have overproduction to carry through the last six-month's period in 1962, and I would doubt that you have curtailment shut-in and have it shut in the well completely until such overproduction is carried through, a six-month's period was completely made up. Can you tell me this, when did you receive this notice to shut-in?

A Not to shut-in?

Q Yes.

A It was during April.

Q You can rest assured it's a six times shut-in, in which case, referring to your Exhibit No. 3, assuming your allowables

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SANTA FE. N. PHONE 983-3 are correct and the well would become less than six times in November, would it not?

Yes, sir, but January of 1963 was a proration period under 15(A), was it not?

Q Yes.

And we did carry 18,000 MCF of production over into January.

But you wouldn't be shut-in for curtailment of that Q until after June of this year?

Well, as of July 1st we should have been either even or underproduced, should we not? The 18,000 will not have been made up during the proration period, would it?

Well, you should be in the future, but that future isn't here yet for your curtailment shut-in.

But it would occur on July 1st, would it not? A

That's true. Q

So as of July 1st we have to be overproduced because A we can't produce the well.

Q You would be shut-in at that time or curtailment?

But the current shut-in is six times. Α

Q It is six times, that's what I wanted to clear up.

Based on what we can see here, then in July we would get the other kind of shut-in.



SINTA FE, N. M. PHONE 983.3971

FARMINGTON, N. M. PHONE 325-1182

ALBUQUERQUE, N. M. Phone 243-6691 Q It won't be July, it will be August, because we have to have June production. I believe that's all the questions I have.

BY MR. MUTTER:

Q This Bertha Barber Gas Unit comprises 280 acres of the Bertha Barber lease and 40 acres of a Pan American lease down there?

A Yes, sir.

Q How do you allocate the gas that comes from that unit and is used on the gas-lift as far as that 40-acre tract is concerned?

A The gas that's used in the 18 is measured directly off the Barber Gas Unit No. 1, and when it's sold it's allocated back to the Barber Gas Unit No. 1.

Q The same amount that was used for gas-lift is allocated back to the unit?

A Yes, sir.

Q So that takes care of Pan American?

A Yes, sir. They're given credit for the gas that we're using there.

MR. NUTTER: Any further questions of Mr. Cunningham?

MR. DURRETT: Yes, sir, I have a question or two.

BY MR. DURRETT:



The first question I have is why do you want 600 MCF? Q

Well, that has been the figure that the production À people have given me as the figure that they would like to have. Now, in April when we gas-lifted the well, we didn't use that much.

How much did you use, that's what I'm interested to know?

I believe that we used 163 MCF was all.

You don't think 600 might be asking for a little bit Q extra then?

Well, it may be more than we need, but if we don't A need that much we won't use that much.

MR. NUTTER: You are going to produce the amount that you need to gas-lift the well up to 600?

Yes, sir. I guess it's possible that during the sevenmonth period it could get to where it required 600, personally I doubt it, but we're only going to produce the amount required to produce the top allowable out of Bertha Barber 18.

You don't propose to do anything else with this gas other than use it to lift this well with?

No, sir, we sure don't. We are not going to sell it A or anything.

Referring to your Exhibits 3 and 4 concerning when the Q



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FARMINGTON, N. W. PHONE 325-1182 DEARNLEY-MEIER REPORTING SERVICE, BANTA FE, N. M. PHONE 983-3971

well would be returned to production, my question now is going to the protection of correlative rights. Considering this question in view of the protection of correlative rights, as a matter of fact, a month after the well is returned to production it has nothing to do with it. It's the status of the well that is really the determining factor, isn't it?

I'm not really sure, Mr. Durrett, just what it is. I would think that the purpose of the rule was to keep somebody from just getting way out of line on their production and then possibly recompleting the well in some other formation or something.

Q Let me word my question in this manner, if you take your Exhibit No. 3 and you assume the well will remain shut-in, the well will come back on in February?

- Yes, sir. A
- And it will be underproduced 6,055? · Q
- Yes, sir. A

Q If you take your Exhibit No. 4 and you say that you assume you are allowed your 600 MCF, the well will come back on in February, which you stated on direct examination was the same month?

- A
- Q But it will then just be underproduced 1,855?
- That's right. A



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Well, the fact that it's coming back on in the same Q month under each situation didn't really affect anything except it might be a fact. What effect does that have on anything, it's the status that it comes back on with that is important, isn't it?

A Well --

Maybe I don't understand your theory. How will the Q month that it comes back on affect anything or anybody?

Well, actually it won't, I don't suppose.

Q It's the status that it comes back on with that is important?

Yes, sir, we will wind up even either way. A

That's what I was trying to get at.

I've tried to show whether or not we produce the 600 or we keep the well shut-in, the status as of February will be the same, it will still be underproduced and we'll come back on production again.

Is there any other gas in this area, to your knowledge, do any of the other operators have underproduction at this time, that is the status of their well is underproduced that gas could be purchased from?

I don't know. We asked El Paso if they would give us some gas from their line and make it up from this well out of



production when it went back on production. They wanted to charge us an astronomical amount for the gas we wanted them to give us. In lieu of doing that, we thought we would ask for the exception to this rule.

Q You think it would be an assumption that there would be some wells in the area?

I'm sure there would be some gas around there that A would be available.

Q And possibly they would be underproduced?

Possibly so. I do not look at the status of anybody A else's wells in respect to this case here.

Let me preface this case by stating that you are familiar with the rules of distribution of allowable, are you not, in a general way?

Yes, sir, in a general way.

That the underage is redistributed?

A Yes, sir.

Well, now, would you comment, let us have your feeling on the theory on the proposition that when underage is cancelled for wells that could have produced for a given situation and redistributed to all of the wells, that any well that was allowed to overproduce during a period of time has, in effect, got someone else's gas, because of the cancellage and because of the



redistribution of the allowable?

- yes, sir. A
- Would you say that that would be a correct premise? Well, I'm not sure that I understand all of what you've Q
- Actually, I think as long as a well is overproduced, it's never hurt on the redistribution, but if it's underproduced, it said.

may be.

Yes, because it will lose that allowable, would that

be correct?

Then that allowable, I'll say this to be clearer, that allowable could have gone for a purpose that any other well was allowed to overproduce for if it's available to be used; getting down to specifics, if there is a well in the vicinity that has underage that could deliver gas to this well that we're speaking about that you intend to use a lift for, then it's not going to be allowed to use that undorage if you are granted your 600 MCF, is it because you ll be using your gas then? A.BUQUERQUE, N. M.

If it was gas that they could give to us and used to gas-lift our well, that would be right, but we're using our own

Yes, because you would be using your gas. gas to do it. Q

> Yes. A



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Then when it comes to cancellation and redistribution Q of the allowable, you will get part of their cancelled and redistributed allowable, will you not?

I suppose so.

And you don't feel that would be a violation of correlative rights?

Well, I don't know; if the well would produce the allowable I don't know why they would be underproduced really.

MR. NUTTER: Mr. Kelly.

MR. KELLY: For the record, I would like to object to some of the testimony put in by Mr. Durrett. I feel that we're dealing here in complete speculation as to what the figures are for other wells in the area, and as far as the record indicates and the evidence in the case in January of 1964, there is going to be an under allowable for this well regardless of what figures you used, Sinclair can not be penalized for a system devised by the Commission which has a built-in inequity.

We are proposing an economic use for this gas, and I can't see how the Commission can find that our economic use has any violation of some other unknown, possibly not even in existence operators possibly benefit from this underage. It's a factor that the Commission determined, they used this formula to not let a man make up his underallowable, we have underallowable here,



at any rate, I don't think that Sinclair should be ponalized because they can find an economic use for this underallowable IIr. Cunningham, the casinghead gas from this gas-lifted BY MR. MUTTER: El Paso offered to sell you the gas that you needed well is sold, is it not? Who is the purchaser of that? for your gas-lift system, but they offered it at quotes "an astronomical" unquote, price. pid they offer to buy the gas back from you then at a quotes "astronomical" unquotes price, \boldsymbol{A} or did they offer to buy it back at the rate which is designated I didn't bring Il Paso's letter with me. handled by our Gas Department, and our Gas Department by the Federal power Commission? Will the El Paso connection, assuming that the Commistion was not to pay the price that El Paso acked. sion would approve this application, will the El Paso connection be closed and remain closed until the well is in balance? There are two different flow lines, one goes to El Paso and the one that goes to the Bertha Barber 18. ALBUQUEROUE, N. M.
ALBUQUEROUE, 2A3.6.69.1 \mathcal{O}

NODEROLE, N. M. IONE 243.6691 at any rate, I don't think that Sinclair should be penalized because they can find an economic use for this underallowable.

BY MR. NUTTER:

Q Mr. Cunningham, the casinghead gas from this gas-lifted well is sold, is it not?

- A Yes.
- Q Who is the purchaser of that?
- A Warren.

Q El Paso offered to sell you the gas that you needed for your gas-lift system, but they offered it at quotes "an astronomical" unquote, price. Did they offer to buy the gas back from you then at a quotes "astronomical" unquotes price, or did they offer to buy it back at the rate which is designated by the Federal Power Commission?

A I didn't bring El Paso's letter with me. That was handled by our Gas Department, and our Gas Department recommendation was not to pay the price that El Paso asked.

Q Will the El Paso connection, assuming that the Commission would approve this application, will the El Paso connection be closed and remain closed until the well is in balance?

A Yes, sir. There are two different flow lines, one goes to El Paso and the one that goes to the Bertha Barber 18.

O And the valve on the El Paso will be closed?



I would say so. Of course, at the present time El Paso A produces the well on their side. They're the ones that got us in trouble in the first place. I'm sure that it would be shut-in in compliance with the order. It always has been before.

MR. NUTTER: Very good. Any further questions of Mr. Cunningham? He may be excused.

(Witness excused.)

MR. NUTTER: Do you have anything further, Mr. Kelly?

MR. KELLY: Nothing further.

MR. NUTTER: Does anyone have anything they wish to offer in Case 2845? We will take the case under advisement and take a fifteen-minute recess.



STATE OF NEW MEXICO SS COUNTY OF BERNALILLO)

I, ADA DEARNLEY, Court Reporter, do hereby certify that the foregoing and attached transcript of proceedings before the New Mexico Oil Concervation Commission at Santa Fe, New Mexico, is a true and correct record to the best of my knowledge, skill and ability.

IN WITNESS WHEREOF I have affixed my hand and notarial seal this 8th day of July, 1963.

My commission expires: June 19, 1967.

> a complete regord of the proceedings in exico Oil Conservation Commission ... Examined



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