A.J. LOSEE ATTORNEY AT LAW CARPER BUILDING - P.O. BOX 644 A.J. LOSEE dwrite order

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white EDWARD B. STEWART ARTESIA, NEW MEXICO 9 December 1957 Hr. A. V. Furter, Secretary New Merico Oil Conservation Commission Saria To, New Mexico A SELF ME. TO FORE: Musicoped herewith, in duplicate, you will please find Apolisabled of Carper Drilling Company, Inc. for all emergation to Tale No. 309(a) of the New Mexico Oil Conservation Jammissing Rules and Regulations and to permit the production of oil from deparate State of New Mexico Cil and Gur Teases into a sommon bank battery. If you find the enclosed Application to be in the form, we will appreciate receiving your authority for Will commingling of bil from separate State of New Mexico Sil and Sas Leases without notice and hearing, in accordance with Rule 309(b) of the Rules and Regulations. If we may famish you with any additional information in connection with this Application, please do not assitute to call on me. Very bruly gomes A. J. Loses AJI: cm Blelosures

October 30, 1957

Carper Drilling Company Artesia, New Mexico

Attention: Mr. A. J. Losee, Attorney at Law

Gentlemen:

Permission is hereby granted to commingle oil and gas produced from State Lease E-8005, Et SEt of Section 19, Township 13 South, Range 32 East, and E-8063, HEt of Section 19, Township 13 South, Range 32 East. This acreage in both leases will be credited to Common Schools. When reporting production on our Production and Royalty Statements Form SLO-111-A please combine production on the SLO showing both lease numbers.

Very truly yours,

MURRAY E. MORGAN Commissioner of Public Lands By:

Mrs. Linnie Crook, Supervisor

Royalty Division

LC mb

ce: Oil Conservation Commission

MANN OFFICE 000 1007 EEO 11 PN 1:20

BEFORE THE OIL CONSERVATION COMMISSION STATE OF NEW MEXICO

IN THE MATTER OF THE APPLICATION OF CARPER DRILLING COMPANY, INC. FOR AN EXCEPTION TO RULE 309(a) OF THE NEW MEXICO OIL CONSERVATION COMMISSION RULES AND REGULATIONS, AND TO PERMIT THE PRODUCTION OF OIL FROM SEPARATE STATE OF NEW MEXICO OIL AND GAS LEASES NO. E-8005 AND NO. E-8063 INTO A COMMON TANK BATTERY

APPLICATION

COMES CARPER DRILLING COMPANY, INC. and, in support of this Application, respectfully states:

- 1. That Applicant is the owner of State of New Mexico Oil and Gas Lease No. E-8005, insofar as it covers the SE/4 SE/4 Section 19, Township 13 South, Range 32 East, N.M.P.M., down to a depth of 3174 feet below the surface, and is the owner of State of New Mexico Oil and Gas Lease No. E-8063, insofar as it covers the SW/4 NE/4 Section 19, Township 13 South, Range 32 East, N.M.P.M., down to a depth of 3180 feet below the surface, both situated in Lea County, New Mexico.
- 2. That Applicant is the owner of the working interest oil produced in the Queen Formation from its Superior 1-C well on said SE/4 SE/4 Section 19, and from its Superior 1-D well on said SW/4 NE/4 Section 19. That all of the interests in both wells are identical.
- 3. That the acreage in State Lease No. E-8005 and No. E-8063 is contiguous and the leases are dedicated to a common beneficiary, namely: Common Schools.

- 4. That Applicant proposes to produce said two units into a common tank battery and has provided a metering separater to be maintained on its Superior 1-D well, to continuously determine the production from said well, thereby allowing Applicant to continuously measure the production from both of said units.
- 5. That the Commissioner of Public Lands of the State of New Mexico has approved the commingling of oil from State of New Mexico Oil and Gas Leases No. E-8005 and No. E-8063, as will be shown from letter dated October 30, 1957, attached hereto marked Exhibit "A" for identification and, by reference, made a part of this Application.
- 6. That all of the owners of adjoining oil and gas leases have consented, in writing, to the proposed commingling of oil from State of New Mexico Oil and Gas Leases No. E-8005 and No. E-8063, as will be shown from the letters of Superior Oil Company, Great Western Drilling Company, Ohio Oil Company and Tidewater Oil Company, attached hereto marked Exhibits "B", "C", "D" and "E", respectively, and by reference, made a part of this Application.

WHEREFORE, pursuant to Rule 309(b) of the New Mexico Oil Conservation Commission Rules and Regulations, Applicant prays that the Secretary-Director of the New Mexico Oil Conservation Commission grant an exception to Rule 309(a) of the New Mexico Oil Conservation Commission Rules and Regulations and to permit the production of oil from separate State of New Mexico Oil and Gas Leases No. E-8005 and No. E-8063 into a common tank battery, as herein set forth, without notice and hearing.

A. J. MOSEL
EDWARD B. STEWART
Carper Building
Artesia, New Mexico
Attorneys for Applicant

,

STATE OF NEW MEXICO) : ss.
COUNTY OF EDDY)

Marshall Rowley, being first duly sworn upon his oath, states:

That he is Vice-President of CARPER DRILLING COMPANY, INC., the Applicant named in the foregoing Application; that he has read the same and knows and understands the contents thereof, and that the matters therein stated are true and correct.

Translate Rewa

SUBSCRIBED AND SWORN to before me this 1011 day of December, 1957.

My commission expires:

March 13, 1961

POST OFFICE BOX 731
TULSA 2, OKLAHOMA

November 22, 1957

H. E. BERG

MANAGER OF PRODUCTION
CENTRAL DIVISION

Mr. A. J. Losee P. O. Box 644 Artesia, New Mexico

Dear Mr. Losee:

As requested, we are attaching an approved copy of your letter of November 4, 1957, wherein Tidewater approves the producing of the Carper Drilling Company Wells 1C and 1D in the Southeast Quarter and the Northeast Quarter of Section 19, Township 13 South, Range 32 East, Lea County, New Mexico, into a common tank battery.

Very truly yours,

H. E. Berg

HEB:lo Attach.



R. C. TUCKER, PRES.

November 18, 1957

PHONE MU 2-5241
ADDRESS REPLY TO:
BOX 1659
MIDLAND, TEXAS

Mr. A. J. Losee, Attorney P. O. Box 644
Artesia, New Mexico

Dear Sir:

Your letter of November 4, 1957, addressed to the Hissom Drilling Company, has been passed to us. Great Western Drilling Company now owns the E/2 of the SW/4 of Section 18, Township 13-South, Range 32-East.

This letter is to inform you that, as an offset operator of the above described acreage, we have no objection to your commingling oil from leases in the NE/4 of Section 19, Township 13-South, Range 32-East with other leases in the same section, that you proposed in your letter.

Yours very truly,

GREAT WESTERN DRILLING COMPANY

M. B. WILSON

Vice President, Production

M. B. Wilson

MBW:tf



Exhibit "C"

A.J. LOSEE

ATTORNEY AT LAW

A. J. LOSEE CARPER BUILDING ~ P. O. BOX 644

ARTESIA, NEW MEXICO

4 November 1957

CERTIFIED MAIL RETURN RECEIFT REQUESTED

Superior Oil Company Midland, Texas

Attention: Land Department

Gentlemen:

EDWARD B. STEWART

Carper Drilling Company is the owner of the shallow oil and gas rights on State of New Mexico Oil and Gas Lease E-8005 insofar as it covers the E/2 SE/4 of Section 19, Township 13 South, Range 32 East and E-8063 insofar as it covers the NE/4 of Section 19, Township 13 South, Range 32 East. They have completed two oil wells in the Queen Sands Formation on these leases at the following locations:

Carper-Superior 1C - SE/4 SE/4 Section 19 Carper-Superior 1D - SE/4 NE/4 Section 19.

Pursuant to Rule 309 of the Rules and Regulations of the New Mexico Oil Conservation Commission Carper Drilling Company, I_{nc} . proposes to produce these two wells into a common tank battery located upon the SE/4 SE/4 of said Section 19. We understand that the above described lands, insofar as they are embraced in the above described leases, are Common School Lands.

Rule 309 requires that the owners of adjoining oil and gas leases either consent in writing to the proposed commingling of oil from the separate leases or, after a period of 30 days following the mailing of a notice, without objection, the New Mexico Oil Conservation Commission may approve the proposed commingling of production from separate leases.

Murray E. Morgan, Commissioner of Public Lands of the State of New Mexico, has given his consent to the proposed commingling of oil as will appear from the photocopy of his letter of October 30, 1957, enclosed herewith.







Your company owns oil and gas leases adjoining the above described leases and lands of Carper Drilling Company, Inc. If you consent to the commingling of oil from the two leases as above outlined, please indicate your consent on the enclosed carbon copy of this letter and return it to me at your earliest convenience.

Thank you in advance for your attention to this matter.

Very truly yours,

A. J. Losee

AJL: lis Enclosures

The last of the commingling of til from the line of the October 1988 of the Delling Company as sufficient in the following the lighten, the 1987.

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A.J. LOSEE

ATTORNEY AT LAW

CARPER BUILDING - P.O. BOX 644

ARTESIA, NEW MEXICO 4 November 1957

CERTIFIED MAIL 83965 RETURN RECEIPT REQUESTED

Tidewater Oil Company P. O. Box 1231 Midland, Texas

Attention: Land, Geological and Geophysical Department

Gentlemen:

A. J. LOSEE

EDWARD B. STEWART

Carper Drilling Company is the owner of the shallow oil and gas rights on State of New Mexico Oil and Gas Lease E-8005 insofar as it covers the E/2 SE/4 of Section 19, Township 13 South, Range 32 East and E-8063 insofar as it covers the NE/4 of Section 19, Township 13 South, Range 32 East. They have completed two oil wells in the Queen Sands Formation on these leases at the following locations:

> Carper-Superior 1C - SE/4 SE/4 Section 19 Carper-Superior 1D - SE/4 NE/4 Section 19.

Pursuant to Rule 309 of the Rules and Regulations of the New Mexico Oil Conservation Commission Carper Drilling Company, Inc. proposes to produce these two wells into a common tank battery located upon the SE/4 SE/4 of said Section 19. We understand that the above described lands, insofar as they are embraced in the above described leases, are Common School Lands.

Rule 309 requires that the owners of adjoining oil and gas leases either consent in writing to the proposed commingling of oil from the separate lease or, after a period of 30 days following the mailing of a notice, without objection, the New Mexico Oil Conservation Commission may approve the proposed commingling of production from separate leases.

Murray E. Morgan, Commissioner of Public Lands of the State of New Mexico, has given his consent to the proposed commingling of oil as will appear from the photocopy of his letter of October 30, 1957, enclosed herewith.







Your company own oil and gas leases adjoining the above described leases and lands of Carper Drilling Company, Inc. If you consent to the commingling of oil from the two leases as above outlined, please indicate your consent on the enclosed carbon copy of this letter and return it to me at your earliest convenience.

Thank you in advance for your attention to this matter.

Very truly yours,

A. J. Losee

AJL:lis

We hereby approve the commingling of oil from separate leases by Carper Drilling Company as outlined in the foregoing letter, this ____ day of November, 1957.

TIDEWATER OIL COMPANY

| Ву | |
|----|--|
|----|--|

A. J. LOSEE

ATTORNEY AT LAW

A.J. LOSEE ----EDWARD 8 STEWART ARTESIA, NEW MEXICO
4 November 1957

CERTIFIED MAIL RETURN RECEIPT REQUESTED \$3967

Hissom Drilling Company 1115 Petroleum Life Building Midland, Texas

Gentlemen:

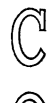
Carper Drilling Company is the owner of the shallow oil and gas rights on State of New Mexico Oil and Gas Lease E-8005 insofar as it covers the E/2 SE/4 of Section 19, Township 13 South, Range 32 East and E-8063 insofar as it covers the NE/4 of Section 19, Township 13 South, Range 32 East. They have completed two oil wells in the Queen Sands Formation on these leases at the following locations:

Carper-Superior 1C - SE/4 SE/4 Section 19, Carper-Superior 1D - SE/4 NE/4 Section 19.

Fursuant to Rule 309 of the Rules and Regulations of the New Mexico Oil Conservation Commission Carper Drilling Company, Inc. proposes to produce these two wells into a common tank battery located upon the SE/4 SE/4 of said Section 19. We understand that the above described lands, insofar as they are embraced in the above described leases, are Common School Lands.

Rule 309 requires that the owners of adjoining oil and gas leases either consent in writing to the proposed commingling of oil from the separate leases or, after a period of 30 days following the mailing of a notice, without objection, the New Mexico Oil Conservation Commission may approve the proposed commingling of production from separate leases.

Murray E. Morgan, Commissioner of Public Lands of the State of New Mexico, has given his consent to the proposed commingling of oil as will appear from the photocopy of his letter of October 30, 1957, enclosed herewith.







Your company owns oil and gas leases adjoining the above described leases and lands of Carper Drilling Company, Inc. If you consent to the commingling of oil from the two leases as above outlined, please indicate such consent on the enclosed carbon copy of this letter and return it to me at your earliest convenience.

Thank you in advance for your attention to this matter.

Very truly yours.

A. J. Losee

AJL:lis

Enclosures

We hereby approve the commingling of oil from separate leases by Carper Drilling Company as outlined in the foregoing letter, this day of November, 1957.

| HISSOM | DRILLING | COMPANY | |
|--------|----------|---------|--|
| By: | | | |

A. J. LOSEE

A.J.LOSEE
--EDWARD B.STEWART

ATTORNEY AT LAW

CARPER BUILDING - P.O. BOX 644

ARTESIA, NEW MEXICO

4 November 1957

CERTIFIED MAIL RETURN RECEIPT REQUESTED

Ohio Oil Company P. O. Box 617 Roswell, New Mexico

Attention: Land Department

Gentlemen:

Carper Drilling Company is the owner of the shallow oil and gas rights on State of New Mexico Oil and Gas Lease E-8005 insofar as it covers the E/2 SE/4 of Section 19, Township 13 South, Range 32 East and E-8063 insofar as it covers the NE/4 of Section 19, Township 13 South, Range 32 East. They have completed two oil wells in the Queen Sands Formation on these leases at the following locations:

Carper-Superior 1C - SE/4 SE/4 Section 19 Carper-Superior 1D - SE/4 NE/4 Section 19.

Pursuant to Rule 309 of the Rules and Regulations of the New Mexico Oil Conservation Commission Carper Drilling Company, Inc. proposes to produce these two wells into a common tank battery located upon the SE/4 SE/4 of said Section 19. We understand that the above described lands, insofar as they are embraced in the above described leases, are Common School Lands.

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Murray E. Morgan, Commissioner of Public Lands of the State of New Mexico, has given his consent to the proposed commingling of oil as will appear from the photocopy of his letter of October 30, 1957, enclosed herewith.









Ohio Oil Company

-2-

4 November 1957

Your company owns oil and gas leases adjoining the above described leases and lands of Carper Drilling Company, Inc. If you consent to the commingling of oil from the two leases as above outlined, please indicate such consent on the enclosed carbon copy of this letter and return it to me at your earliest convenience.

Thank you in advance for your attention to this matter.

Very truly yours,

A. J. Losee

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A.J. LOSEE

A. J. LOSEE EDWARD B. STEWART

ATTORNEY AT LAW CARPER BUILDING - P.O. BOX 644

ARTESIA, NEW MEXICO

4 November 1957

CERTIFIED MAIL RETURN RECEIPT REQUESTED 83966

Ohio Oil Company P. O. Box 617 Roswell, New Mexico

Attention: Land Department

Gentlemen:

Carper Drilling Company is the owner of the shallow oil and gas rights on State of New Mexico Oil and Gas Lease E-8005 insofar as it covers the E/2 SE/4 of Section 19, Township 13 South, Range 32 East and E-8063 insofar as it covers the NE/4 of Section 19, Township 13 South, Range 32 East. They have completed two oil wells in the Queen Sands Formation on these leases at the following locations:

> Carper-Superior 1C - SE/4 SE/4 Section 19 Carper-Superior 1D - SE/4 NE/4 Section 19.

Pursuant to Rule 309 of the Rules and Regulations of the New Mexico Oil Conservation Commission Carper Drilling Company, Inc. proposes to produce these two wells into a common tank battery located upon the SE/4 SE/4 of said Section 19. We understand that the above described lands, insofar as they are embraced in the above described leases, are Common School Lands.

Rule 309 requires that the owner of adjoining oil and gas leases either consent in writing to the proposed commingling of oil from the separate leases or, after a period of 30 days following the mailing of a notice, without objection, the New Mexico Oil Conservation Commission may approve the proposed commingling of production from separate leases.

Murray E. Morgan, Commissioner of Public Lands of the State of New Mexico, has given his consent to the proposed commingling of oil as will appear from the photocopy of his letter of October 30, 1957, enclosed herewith.









Your company owns oil and gas leases adjoining the above described leases and lands of Carper Drilling Company, Inc. If you consent to the commingling of oil from the two leases as above outlined, please indicate such consent on the enclosed carbon copy of this letter and return it to me at your earliest convenience.

Thank you in advance for your attention to this matter.

Very truly yours,

OHIO OIL COMPANY

A. J. Losee

AJL: lis Fnologure:

We hereby approve the commingling of oil from separate leases by Carper Drilling Company as outlined in the foregoing letter, this _____ day of November, 1957.

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|-----|--|------|--|
| By: | | | |

STATE LAND OFFICE

Santa Fo, Now Mexico



MURRAY E. MORGAN
COMMISSIONER OF PUBLIC LANDS

Ontober 30, 1957

Campon Drilling Company Antesia, New Mexico

Attention: Mas A. J. Losee, Attorney at Law

"antlamen:

Permission is hereby granted to commingle oil and gas produced from State Lease E-8005, E= SE= of Section 19, mownship 13 South Dange 32 East, and E-8063, ME= of Section 19, mownship 13 South, Dange 32 East, This acreage in both leases will be credited to Common Schools. When reporting production on our Production and Doyalty Statements Form SLO-111-A please combine production on the SLO showing both lease numbers.

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MITTEDATE, MODGAT Commissioner of Public Lands

Mrs. Linnia Crook, Supervisor Povalty Division

LC:wh

on: Oil Conservation Commission

| DELIVERING EMPLOYEE Show address where delivered. Received from the postmaster the registered, certified, or insured article, the number of which appears on the face of this return receipt. 1. Chan Company of Addressee) 2. Change of Baller addressee and the Agent should anter addressee's pate of Delivery Date of Delivery | Show address where delivered. Show address where delivered. Received from the postmaster the registered certified, or insured article, the number of which appears on the face of this return receipt. The number of which appears on the face of this return receipt. Signature of addressee's adent the should enter addressee's (Signature of addressee's adent April should enter addressee's (Signature of addressee's April above) Date of Delivery NOV 8 1957 Date of Delivery NOV 8 1957 | (Signature or name of additions) (Signature or name of additions) (Signature or addresses a signit Agent hould enter addresses's name on line ONE above) Date of Delivery NOV 1 2 1857 Date of Delivery NOV 1 2 1857 |
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