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PETROLEUM PRODUCTS

TEXACO

P. 0. Box 728 Hobbs, New Mexico January 29, 1963

ESTER 1 M 1 32

New Mexico Oil Conservation Commission P. O. Box 871 Hobbs, New Mexico

> Re: Application for Addition to Present Commingled Installation, TEXACO Inc., Vacuum Pool Consolidation and State of New Mexico "T" NCT-4 Leases, Vacuum (San Andres) Pool, Lea County, New Mexico. Dated: December 17, 1962

Attention: Mr. Daniel S. Nutter

Gentlemen:

As per your request, attached are three (3) copies of State Land Office approval for the above captioned proposal. Also, a clarification of wording was requested as to the part that reads, "Royalty interest in the subject lease is common and is held in part by the State of New Mexico." This statement, which indicates "in part" is written into our standard form for requesting commingling under Rule 303 (b) where all royalty owners are not notified, but USGS notification is required. Inadvertantly these two words were not struck out when the subject application was filed. All royalty interest pertaining to the subject leases is owned 100 percent by the State of New Mexico.

Should you have any further questions, please advise.

Yours very truly,

I. A. Kaymond usen

H. D. Raymond Assistant District Superintendent

ODB/h

Attachment



E. S. JOHNNY WALKER COMMISSIONER





Commissioner of Public Lands



P. O. BOX 791 SANTA FE, NEW MEXICO

January 3, 1962

Tenaco, Inc. P. O. Box 728 House, New Mexico

Atta: H. N. Wade

Gosblesen:

Your neggest to commingle production from State of New Newloo "T" NCT-2) lease into a presently commingled installation on State of New Mexico "D" NCT-2 lease is hereby approved, provided that it is properly metered before it is commingled with other beneficiaries.

Thank you for your cooperation in this matter.

Very truly yours,

E. S. JOHNNY WALKER COMMISSIONER OF PUBLIC LANDS

BY: Longer The Second States and Supervisor Oil and Gas Department

3:/02/22

cc: cil Conservation Contasion

oil and Gas Accounting Commission