OIL CONSERVATION COMMISSION P. O. BOX 871 SANTA FE, NEW MEXICO

August 11, 1958

The Texas Company P. O. Box 1720 Fort Worth 1, Texas

Attention: Mr. H. N. Wade

Re: NSP-390

Gentlemen:

Reference is made to your letter of June 10, 1958, wherein you have recapitulated the events leading to the assignment of a 317-acre allowable for your Keehane Unit Well No. 1, effective February 1, 1958, and requested that this allowable be made retroactive to October 1, 1957.

This office has thoroughly reviewed the circumstances relating to NSP-390. You will note that the increased allowable provided by this order was made contingent upon receipt of proof of communitization by the Commission.

Our records indicate that although NSP-390 was entered September 18, 1957, no such proof of communitization was received until January, 1958, at which time copies of the communitization agreement and amended Form C-128 were furnished the Commission.

Inasmuch as the required proof of communitization was received in January, 1958, and the increase in allowable made effective the first of February, in accordance with the Eumont Gas Pool Rules, there appears to be no justification for any retroactive revision of the allowable in this case.

Very truly yours,

A. L. PORTER, Jr., Secretary-Director

ALP/DSN/og cc: Oil Conservation Commission - Hobbs

DIL CONSERVATION COMMISSION P. D. BOX 871 SANTA FE, NEW MEXICO

Soptembor 18, 1957

The Texas Company P. C. Box 1720 Fort Worth 1, Texas

Attention: Mr. H. N. Wada

Administrative Order NSA-390

Contleman:

Reference is made to your application for approval of a 317-acre non-standard gas proration unit in the Eumont Gas Pool consisting of the following acroage:

Township 19 South, Range 37 East N/2 Section 18

It is understood that this unit is to be ascribed to your Kechane Unit Well No. 1, located 660 feet from the North line and 2200 feet from the West line, Section 18, Township 19 South, Hange 37 East, NMPM, Los County, New Moxico.

By authority granted me under provisions of Rule 5, Section (b) of the Special Rules and Regulations for the Eumont Gas Pool, as set forth in Order R-520, you are hereby authorized to operate the above described acroage as a non-standard gas promation unit, with allowable to be assigned thereto in accordance with Rule 12 of the pool rules, based upon the unit size of 317 acres after submission of proof of communitization to both the Santa Fe and Hobbe Offices.

Very truly yours,

A. L. PORTER, Jr. Secretery-Director

DSNhomg cc: Oil Conservation Commission - Hobbs N. M. Gil & Gas Engineering Committee - Nobbs El Paso Natural Gas - El Paso El Paso Natural Gas - Jal New Mexico State Land Office (Mrs. Rhea)

MAR OFFITERAS COMPANY

TEXACO PETROLEUM PRODUCTS



DOMESTIC PRODUCING DEPARTMENT WEST TEXAS DIVISION

August 7, 1958

P. O. BOX 1720 FORT WORTH 1, TEXAS

ADMINISTRATIVE ORDER NSP-390

New Mexico Oil Conservation Commission Box 871 Santa Fe, New Mexico

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Attn: Mr. A. L. Porter, Jr.

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Gentlemen:

Reference is made to my letter dated June 10, 1958, above subject, whereby it was requested that the Oil Conservation Commission give consideration to the assignment of back allowable to the Keohane Unit, Well No. 1, Eumont Gas Pool, Lea County, N. M. This well serves the 317 acre NSP which was assigned to the well effective February 1, 1958. Our records indicate that we have received no reply to this June 10, 1958 letter. You will, of course, understand that we are quite anxious to learn what the status of this recommended back allowable will be; therefore, it is respectfully requested that you give consideration to our request for back allowable for our Keohane Unit, Well No. 1 at your earliest opportunity.

If there are any questions concerning this matter, please do not hesitate to advise us.

Yours very truly,

H. N. WADE Petroleum Engineer

HNW-DL

THE TEXAS COMPANY

TEXACO PETROLEUM PRODUCTS

June 10, 1958

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DOMESTIC PRODUCING DEPARTMENT WEST TEXAS DIVISION

ADMINISTRATIVE ORDER NSP-390

New Mexico Oil Conservation Commission Box 871 Santa Fe, New Mexico

Attention: Mr. A. L. Porter, Jr.

Gentlemen:

Reference is made to your letter dated September 18. 1957, whereby approval was given to The Texas Company's application for a nonstandard gas proration unit in the Eumont Gas Pool, consisting of the N/2 of Section 18, T-19-S, R-37-E, Lea County, New Mexico. This approval was contingent upon submitting proof of communitization to your Santa Fe and Hobbs office. Additional correspondence on this matter was directed to you by our letter of January 17, 1958 to which was attached a Form C-128 and a copy of the Communitization Agreement covering the 317 acre unit. As indicated in our application dated August 15, 1957, under Paragraph 3, a Communitization Agreement had been executed by all of the working interest owners within the nonstandard proration unit. This Communitization Agreement was to have become effective upon the approval of our application by the Oil Conservation Commission. Also attached to our application was a plat of the proposed NSP Unit, identical to that shown on the subsequent C-128.

As you know, the OCC assigned an allowable to this well on the basis of 317 acres, effective February 1, 1958. In view of the fact that a Communitization Agreement had been executed at the time of our original application and also in view of the fact that an accurate plat of the NSP was attached to the original application and therefore a matter of record, it is respectfully requested that the OCC give consideration to the assignment of back allowable to the Keohane Unit Well No. 1, the well which serves this NSP, with an effective date of October 1, 1957.

NMOCC

Your consideration for the assignment of this back allowable to the Keohane Unit Well No. 1, Eumont Gas Pool, Lea County, New Mexico, will be appreciated.

Yours very truly,

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Petroleum Engineer

HNW-DL