ENERGY, MINERALS AND NATURAL RESOURCES DEPARTMENT

OIL CONSERVATION OIVISION



GARREY CARRUTHERS GOVERNOR

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MEMORANDUM

ALL OPERATORS . TO:

WILLIAM J. LEMAY, DIRECTOR FROM:

SUBJECT: RULE 104 C II OF THE GENERAL RULES AND RECULATIONS

DATE: JULY 27, 1988

There has been some confusion about interpretation of the subject rule. In each paragraph of sections (a), (b) and (c) the rule states:

"Unless otherwise provided in special pool rules, each development well for a defined gas pool shall be located on a tract..."

My interpretation of this sentence is that each well is to be located on its own individual specified unit and an additional well is not authorized simply by meeting the set back requirements of the rule.

This interpretation is necessary to prevent waste from the drilling of unnecessary wells and to protect correlative rights of all parties in the pool. Since the prorated pools have special pool rules the subject rules have greater impact on unprorated gas. Unprorated does not mean unregulated. Allowables are not issued in unprorated pools and the only method available to protect correlative rights is the control of well density and locations. Added well density required because of special geological situations can be addressed by special pool rules after notice and hearing.

Applications for additional wells on existing proration units will be approved only on the understanding that upon completion of the well the operator shall elect which well will be produced and which will be abandoned. Application to produce both wells will be approved only after notice and hearing and upon compelling evidence that the applicant's correlative rights will be impaired unless both wells are produced.

> **OIL CONSERVATION DIVISION** HARTMAN EXHIBIT NO. 4 CASE NOS. 12015 & 12017

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