

BEFORE THE OIL CONSERVATION COMMISSION  
OF THE STATE OF NEW MEXICO

PETITION FOR TRANSFER OF ALLOWABLE FROM  
IN-PUT WELLS TO OTHER WELLS ON SAME BASIC  
LEASES IN THE UNIT AREA OF GRAYBURG CO-  
OPERATIVE AND UNIT AGREEMENT, EDDY COUNTY,  
NEW MEXICO.

TO THE OIL CONSERVATION COMMISSION OF THE STATE OF NEW MEXICO:

The Grayburg Oil Company of New Mexico is the operator of the Grayburg Cooperative and Unit Agreement of Eddy County, New Mexico, which is composed entirely of Government leases. In this Unit Area we have a repressuring and maintenance plant, from which we are using several of our wells as in-put wells. In operating these wells as in-put wells we are losing the allowables from same, and it is our wish to make up this lost allowable from other wells on the same basic lease.

1. Our in-put well No. 9-B, located in the NW $\frac{1}{4}$ SE $\frac{1}{4}$  Section 26, Township 17S, Range 29E, Eddy County, New Mexico, and located on Government lease No. 028784-028793B, is losing the present allowable, and we ask that this lost allowable be made up from other wells on this same basic lease, known as 10-B in the NE $\frac{1}{4}$ SE $\frac{1}{4}$ , 11B in the SW $\frac{1}{4}$ SE $\frac{1}{4}$  and 12-B in the SE $\frac{1}{4}$ SE $\frac{1}{4}$  Section 26-17-29.

2. Our in-put well known as 12-C, located in the SW $\frac{1}{4}$ NE $\frac{1}{4}$  Section 25, Township 17S, Range 29E, Eddy County, New Mexico, and on Government lease Keely 028784C, is losing present allowable, and we ask that this lost allowable be made up from our wells in this same basic lease, these wells known as 13-C in the SE $\frac{1}{4}$ NE $\frac{1}{4}$ , 18-C in the NE $\frac{1}{4}$ SW $\frac{1}{4}$  and 19-C in the NW $\frac{1}{4}$ SE $\frac{1}{4}$  Section 25-17-29.

3.

The petitioners herein request that the Commission call a hearing at the earliest possible time for the purpose of considering and granting that which is requested in this petition.

Attached hereto is a map of the Area indicating in-put wells and the respective wells which allowable is to be transferred to or made up, marked "Exhibit A" and made a part of this petition.

The Grayburg Oil Company of New Mexico,  
operator of Grayburg Cooperative and  
Unit Agreement

  
C. J. Dexter, Secretary

*Ps. 3 - also it is desired to make up back allowables  
from said wells, beginning May 1, 1946.*

BEFORE THE OIL CONSERVATION COMMISSION  
OF THE STATE OF NEW MEXICO

AMENDED PETITION FOR TRANSFER OF ALLOWABLE FROM  
IN-PUT WELLS TO OTHER WELLS ON SAME BASIC LEASES  
IN THE UNIT AREA OF GRAYBURG COOPERATIVE AND  
UNIT AGREEMENT, EDDY COUNTY, NEW MEXICO.

TO THE OIL CONSERVATION COMMISSION OF THE STATE OF NEW MEXICO:

The Grayburg Oil Company of New Mexico is the operator of the Grayburg Cooperative and Unit Agreement of Eddy County, New Mexico, which is composed entirely of Government leases. In this Unit Area we have a repressuring and maintenance plant, from which we are using several of our wells as in-input wells. In operating these wells as in-input wells we are losing the allowables from same, and it is our wish to make up this lost allowable from other wells on the same basic lease.

1. Our in-input well No. 9-B, located in the NE $\frac{1}{4}$ SE $\frac{1}{4}$  Section 23, Township 17S, Range 29E, Eddy County, New Mexico, and located on Government lease Keely LC028784-C83793D, is losing the present allowable, and we ask that this lost allowable be made up from other wells on this same basic lease, known as 2-B in the SE $\frac{1}{4}$ SW $\frac{1}{4}$ , 3-B in the SW $\frac{1}{4}$ SW $\frac{1}{4}$ , Section 24-17-29, 5-B in the NW $\frac{1}{4}$ NW $\frac{1}{4}$ , 6-B in the NE $\frac{1}{4}$ NW $\frac{1}{4}$ , Section 25-17-29, 1-B in the N $\frac{1}{2}$ NE $\frac{1}{4}$ , 4-B in the NE $\frac{1}{4}$ NE $\frac{1}{4}$ , 7-B in the SW $\frac{1}{4}$ NE $\frac{1}{4}$ , 8-B in the SE $\frac{1}{4}$ NE $\frac{1}{4}$ , 10-B in the NE $\frac{1}{4}$ SE $\frac{1}{4}$ , 11-B in the SW $\frac{1}{4}$ SE $\frac{1}{4}$ , 12-B in the SE $\frac{1}{4}$ SE $\frac{1}{4}$ , Section 26-17-29.

2. Our in-input well No. 12-C, located in the SW $\frac{1}{4}$ NE $\frac{1}{4}$  Section 25, Township 17S, Range 29E, Eddy County, New Mexico, and on Government lease Keely LC028784C is losing present allowable, and we ask that this lost allowable be made up from our wells in this same basic lease, these wells known as 4-C in the SE $\frac{1}{4}$ SE $\frac{1}{4}$ , 5-C in the SW $\frac{1}{4}$ SE $\frac{1}{4}$ , Section 24-17-29, 7-C in the NW $\frac{1}{4}$ NE $\frac{1}{4}$ , 8-C in the NE $\frac{1}{4}$ NE $\frac{1}{4}$ , 10-C in the SW $\frac{1}{4}$ NW $\frac{1}{4}$ , 11-C in the SE $\frac{1}{4}$ NW $\frac{1}{4}$ , 13-C in the SE $\frac{1}{4}$ NE $\frac{1}{4}$ , 17-C in the NW $\frac{1}{4}$ SW $\frac{1}{4}$ , 18-C in the NE $\frac{1}{4}$ SW $\frac{1}{4}$ , 19-C in the NW $\frac{1}{4}$ SE $\frac{1}{4}$ , 23-C in the SW $\frac{1}{4}$ SW $\frac{1}{4}$ , 24-C in the SE $\frac{1}{4}$ SW $\frac{1}{4}$ , Section 25-17-29, 1-C in the NE $\frac{1}{4}$ NW $\frac{1}{4}$ , 6-C in the NE $\frac{1}{4}$ NW $\frac{1}{4}$ , 9-C in the SE $\frac{1}{4}$ NW $\frac{1}{4}$ , 21-C in the SW $\frac{1}{4}$ SW $\frac{1}{4}$ , Section 26-17-29.

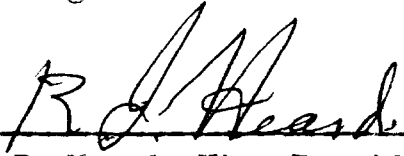
3. Also it is desired to make up back allowables from said wells, beginning May 1, 1946.

4. The operator further petitions the Commission to reserve jurisdiction in this case, so that any future additions, deletions or corrections to the above plan, may be acted upon by the Commission in executive session.

The petitioners herein request that the Commission call a hearing at the earliest possible time for the purpose of considering and granting that which is requested in this petition.

Attached hereto is a map of the Unit Area indicating in-input wells and basic leases on which transferred allowables will be produced, marked Exhibit "A" and made a part of this petition.

THE GRAYBURG OIL COMPANY OF NEW MEXICO,  
operator of Grayburg Cooperative and  
Unit Agreement

  
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R. J. Heard, Vice President