ernan Marine and a second second This file has been closed (Case 88, Aughs Peak Unit) New Material chauld go under the new augulo neak thirt File - Case 320

BEFORE THE CTL CONSERVATION CULTISSION ... OF THE STATE OF NEW HISTOR

IN THE MATTLE OF THE HEARING CALLED BY THE CIL CONSERVATION COMPLEXION OF THE STAR OF LAW LEDITOD FOR THE PUBLICS. OF CONSTLUCTING:

CASE NO. 88 CRELIR HC. 684

THE APPLICATION OF SYND-FROST, INC., FOR A. CALEM OF APPROVAL OF THE UNIT AGRIEPEENT FOR THE LUVELOPMENT AND OPERATION OF THE ANGEL PHAN UNIT AREA, WITHIN TOWNSHIPS 27, 25 AND 29M, MANGES 10 AND LLW, H.M.P.M., CONTAINING 2., 302.17 ACRES HORE OR LESS, SAN JUAN COUNTY, HEW HEXICO.

## ORDER OF THE COMMISSION

### ET THE CONTRASTON:

This cause came on for hearing at ten o'clock A.H., Lecember o, 1946, at Santa Pe, New Homico, before the Gil Conservation Commission of Har Lecture, hereinafter referred to as the "Commission".

NCW, on this <u>6</u> day of <u>lecender</u> 946, the Conmission having before it for consideration the testimony adduced at the hearing of said case, and being fully advised in the premises;

IT IS THEREFORE ORDERED THAT:

The order herein shall be known as the:

# ANGEL PEAL UNIT AGREE INT ORDER

SHOTICA 1. (a) The project herein shall be known as the Angel Feak Unit Agreement, and shall hereinafter be referred to as the Project.

(b) The plan by which the Project shall be operated shall be embraced in the form of unit agreement for the development and operation of the Angel Feak Unit Area referred to in the petitioner's petition and filed with said petition and such plan shall be known as the Angel Feak Unit Agreement Plan.

SECTION 2. The Angel Peak Unit Agreement Plan shall be and is hereby approved, as set out by the petition in this case and said unit agreement.

SUCTION 3. (A) The Unit Area shall be:

T. 27 T., R. 10 W., Sec. 1, Lots 3, 4, S21M2, SW2; Secs. 2 to 6, inclusive; Sec. 7, E<sup>1</sup>/<sub>2</sub>, E<sup>2</sup>W2; Secs. 3 to 11, inclusive; Sec. 12, W2; Sec. 13, W2; Secs. 14 to 17, inclusive; Sec. 16, E<sup>1</sup>/<sub>2</sub>; Secs. 20 to 23, inclusive; Sec. 24, W<sup>1</sup>/<sub>2</sub>; Sec. 25, NM2, N<sup>2</sup>/<sub>2</sub>SM<sup>1</sup>/<sub>4</sub>; Secs. 26, N2, SM1, N<sup>2</sup>/<sub>2</sub>SE<sup>1</sup>/<sub>4</sub>; Secs. 27 and 28



T. 28 N., R. 10 W., Fractional Secs. 7, 8 and 3; Sec. 15, SW2; Secs. 16 to 22, inclusive; Sec. 23, SW4; Secs. 26, W2; Secs. 27 to 35, inclusive
T. 29 A., R. 10 W., Sec. 29, SW2SW4; Secs. 30, S2; Secs. 31 and 32
T. 25 N., R. 11 W., Sec. 12, Lot 1, SECE; Sec. 24, E2E2; Sec. 26, E2E2; Sec. 36, E2

1.M.P.I., containing 29,802.17 acres, more or less.

(b) The Unit Area may be enlarged or diminished as provided in said plan.

SECTION 4. The unit operator shall file with the Commission an executed original, or executed counterparts thereof, of the Angel Peak Unit Agreement not later than 30 days after the effective date thereof.

SLOTION 5. Any party owning rights in the unitized substances who does not commit such rights to said Unit Agreement before the effective date thereof may thereafter become party thereto by subscribing to such Agreement or a counterpart thereof. The Unit Operator shall file with the Commission within 30 days an original of any such counterpart.

SIGTION 6. The order herein shall become effective on the first day of the calendar month next following the approval of Commissioner of Public Lands and the Secretary of the Interior and shall terminate ipso facto on the termination of said Unit Agreement. The last Unit Operator shall immediately notify the Commission in writing of such termination.

Done at Santa Fe, New Lexico as of the day and year hereinapove designated.

OIL CONSERVATION COMMISSION

DELESSY. CHAI NIL S Spu SFURMER, SECRETARY

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## BEFORE THE OIL CONSERVATION COMMISSION OF THE STATE OF NEW MEXICO

IN THE MATTER OF THE APPLICATION OF THE OIL CONSERVATION COMMISSION OF NEW MEXICO ON ITS OWN MOTION FOR AN ORDER RESCINDING ORDER NO. 684

> CASE NO. 88 ORDER NO. R-108

#### ORDER OF THE COMMISSION

#### BY THE COMMISSION:

WHEREAS, the Oil Conservation Commission of New Mexico, hereinafter referred to as the "Commission". issued its Order No. 684, dated December 6, 1946, and designated as the "Angel Peak Unit Agreement Order," and

WHEREAS, by terms of that order, said order was to become effective on the first day of the calendar month next following the approval of the Commissioner of Public Lands and the Secretary of the Interior, and

WHEREAS, it appears to the Commission that approval of the Secretary of Interior was never obtained to said Angel Peak Unit Agreement.

NOW, on this 31 st day of October , 1951, the Commission, a quorum being present, having considered fully the record in case No. 88, and being fully advised in the premises,

FINDS: (1) That the Angel Peak Unit Agreement, as described in Commission Order No. 684 never became operative and that said Order No. 684, by its terms never became effective.

(2) That Order No. 684 should be rescinded.

#### IT IS THEREFORE ORDERED:

That Order No. 684, dated December 6, 1946, be, and the same hereby is rescinded.

DONE at Santa Fe, New Mexico, on the day and year hereinabove designated.

STATE OF NEW MEXICO OIL CONSERVATION COMMISSION

EDWIN L. MECHEM, Chairman

GUY SHEPARD, Member nell WRRIER, Secretary R. R.