BEFORE THE OIL CONSERVATION COMMISSION OF THE STATE OF NEW MEXICO

IN THE MATTER OF THE HEARING CALLED BY THE OIL CONSERVATION COMMISSION OF NEW MEXICO FOR THE PURPOSE OF CONSIDERING:

> CASE NO. 353 ORDER NO. R-168

THE APPLICATION OF THE TEXAS COMPANY FOR AN ORDER ESTABLISH-ING 80-ACRE PRORATION UNITS AND PROVIDING FOR ALLOWABLES FOR THE DEVONIAN COMMON SOURCE OF SUPPLY IN THE EAST CAPROCK-DEVONIAN FIELD, LEA COUNTY, NEW MEXICO.

ORDER OF THE COMMISSION

BY THE COMMISSION:

This cause came on for hearing at 9:00 a.m. on May 20, 1952, at Santa Fe, New Mexico before the Oil Conservation Commission of New Mexico, hereinafter referred to as the "Commission."

NOW, on this 19 day of June, 1952, a quorum being present, having considered the testimony adduced and the exhibits received at said hearing, and being fully advised in the premises,

FINDS:

- (1) That due public notice having been given as required by law, the Commission has jurisdiction of this cause and the subject matter thereof.
- (2) That the testimony adduced and the exhibits received at said hearing do not provide sufficient evidence to establish that the plan of spacing requested by applicant will avoid the drilling of unnecessary wells or secure the greatest ultimate recovery from the pool.
- (3) That the testimomy adduced and the exhibits received at said hearing do not provide sufficient evidence to establish that one well drilled on each 80-acre tract will efficiently and economically drain the recoverable oil from the pool, prevent waste or protect correlative rights.

IT IS THEREFORE ORDERED:

That the application be and the same hereby is denied.

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

STATE OF NEW MEXICO OIL CONSERVATION COMMISSION

R. R. SPURRIER, Secretary