

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

APPLICATION OF ME-TEX SUPPLY COMPANY FOR EXCEPTION  
TO RULE 7 OF ORDER R-370-A WITHOUT PREJUDICE TO  
MOTION FOR REHEARING FILED IN CASE 584.

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COMES NOW Me-Tex Supply Company and files this its application for exception to Rule 7 of Order R-370-A without prejudice to its motion for rehearing filed in Case No. 584 and for cause would show:

1. Applicant is the owner of an oil and gas lease issued by the State of New Mexico covering Lots 13 and 14 in Section 3, Township 21 South, Range 36 East, N.M.P.M., Lea County, New Mexico, containing 80 acres of land more or less, together with other lands not necessary to this application, upon which it has one producing gas well being designated as Me-Tex Wallace State No. 3 located on Lot 14 in Section 3, Township 21 South, Range 36 East and desires to allocate to said well the 80 acre tract described as Lots 13 and 14 in Section 3, Township 21 South, Range 36 East, N.M.P.M., Lea County, New Mexico, containing 80 acres more or less.

2. That said Me-Tex Wallace State No. 3 is located 1980 feet East of the West line and 3300 feet North of the South line of said Section 3, Township 21 South, Range 36 East, N.M.P.M., Lea County, New Mexico.

3. That said well was completed as a gas well and is located in Section 3 which is one of the correction sections along the township line that does not contain a regular quarter section subdivision in the North Half, the section being a 960 acre section containing 640 acres in the North Half of the section and it is impossible to have a regular quarter section subdivision in the North Half of said section.

4. That approval of the unorthodox allocation of acreage to the well known as Me-Tex Wallace State No. 3 by this Commission must be obtained in order for applicant to be able to legally produce any gas from said well under the terms and provisions of Order R-370-A.


5. That an emergency exists in order to properly protect the correlative rights of the applicant and prevent the shutting in of said well during the pendency of the motion for rehearing in order to protect the applicant from irreparable loss and injury to its property.

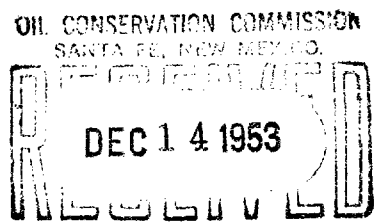
WHEREFORE, applicant prays that the Commission enter its order without notice temporarily placing said well on the proration schedule of the Oil Conservation Commission and allocating to said well the acreage assigned by applicant until final determination on the motion for rehearing now pending before the Commission without prejudice to either the applicant or the Oil Conservation Commission in the premises.

Respectfully submitted,

NEAL & GIRAND,

BY

  
Attorneys for Applicant,  
Me-Tex Supply Company,  
(Hobbs, New Mexico).



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COMES NOW Me-Tex Supply Company and files this its application for exception to Rule 7 of Order R-370-A without prejudice to its motion for rehearing filed in Case No. 584 and for cause would show:

1. Applicant is the owner of an oil and gas lease issued by the State of New Mexico covering Lots 4, 5, 11 and 12 in Section 3, Township 21 South, Range 36 East, N.M.P.M., containing 160 acres more or less, together with other lands not necessary to this application upon which it has one producing gas well being designated as Me-Tex Wallace State No. 2, located on Lot 12 in Section 3, Township 21 South, Range 36 East, and desires to allocate to said well the 160 acre tract described as Lots 4, 5, 11 and 12 in Section 3, Township 21 South, Range 36 East, containing 160 acres more or less.

2. That said Me-Tex Wallace State No. 2 is located 660 feet from the West line and 1980 feet from the North line of the South Half of said section.

3. That said well is a dually completed well, but at the present time is capable of producing gas only. That Section 3 is one of the correction sections along the township line that does not contain a regular quarter section subdivision in the North Half, the section being a 960 acre section containing 640 acres in the North Half of the section, and it is impossible to have a regular quarter section subdivision in the North Half of said section.

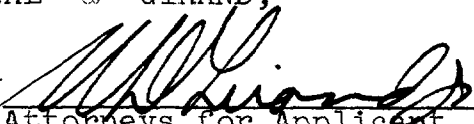
4. That approval of the unorthodox allocation of acreage to the well known as Me-Tex State No. 2 by this Commission must be obtained in order for applicant to be able to legally produce any gas from said well under the terms and provisions of Order R-370-A.

5. That an emergency exists in order to properly protect the correlative rights of the applicant and prevent the shutting in of said well during the pendency of the motion for rehearing in order to protect the applicant from irreparable loss and injury to its property.

WHEREFORE, applicant prays that the Commission enter its order without notice temporarily placing said well on the proration schedule of the Oil Conservation Commission and allocating to said well the acreage assigned by applicant until final determination on the motion for rehearing now pending before the Commission without prejudice to either the applicant or the Oil Conservation Commission in the premises.

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