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BEFORE THE OIL CONSERVATION COMMISSION RSM/esr OF THE STATE OF NEW MEXICO August 24 IN THE MATTER OF THE HEARING CALLED BY THE OIL CONSERVATION COMMISSION OF NEW MEXICO FOR THE PURPOSE OF CONSIDERING: CASE No. 607 911 Order No. R-APPLICATION OF THE OIL CONSERVATION COMMISSION UPON ITS OWN MOTION FOR Jur AN ORDER ALLOCATING THE OIL PRODUCTION FROM ALL OIL POOLS HERETOFORE OR HERE-AFTER CLASSIFIED, DEFINED AND DESCRIBED IN SAN JUAN, RIO ARRIBA, SANDOVAL AND MCKINLEY COUNTIES, NEW MEXICO, IN ACCORDANCE WITH THE PROVISIONS OF RULE 505 OF THE OIL CONSERVATION COMMISSION'S RULES AND REGULATIONS. ORDER OF THE COMMISSION

BY THE COMMISSION:

This cause came on for hearing at 9 o'clock a.m. on December 17, 1953, ***P60**; at Santa Fe, New Mexico, before the Oil Conservation Commission of New Mexico, hereinafter referred to as the "Commission."

NOW, on this _____ day of _____, 1960, the Commission, a quorum being present, having considered the testimony presented 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 subject application, pending for an undue period

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of time, should be dismissed.

IT IS THEREFORE ORDERED:

That Case No. 607 be and the same is hereby dismissed.

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

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. <u>607</u> Order No. R-1911

APPLICATION OF THE CIL CONSERVATION COMMISSION UPON ITS OWN MOTION FOR AN ORDER ALLOCATING THE OIL PRODUCTION FROM ALL OIL POOLS HERETOFORE OR HERE-AFTER CLASSIFIED, DEFINED AND DESCRIBED IN SAN JUAN, RIO ARRIBA, SANDOVAL AND MCKINLEY COUNTIES, NEW MEXICO, IN ACCORDANCE WITH THE PROVISIONS OF RULE 505 OF THE OIL CONSERVATION COMMISSION'S RULES AND REGULATIONS.

ORDER OF THE COMMISSION

BY THE COMMISSION:

This cause came on for hearing at 9 o'clock a.m. on December 17, 1953, at Santa Fe, New Mexico, before the Oil Conservation Commission of New Mexico, hereinafter referred to as the "Commission."

NOW, on this 22nd day of March, 1961, the Commission, a quorum being present, having considered the testimony presented 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 subject application, pending for an undue period of time, should be <u>dismissed</u>.

IT IS THEREFORE ORDERED:

That Case No. 607 be and the same is hereby dismissed.

-2-CASE No. 607 Order No. R-1911

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

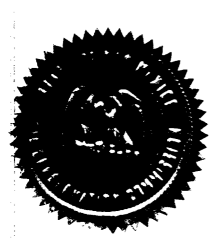
> STATE OF NEW MEXICO OIL CONSERVATION COMMISSION

EDWIN L. MECHEM, Chairman

S. WALKER, Member

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A. L. PORTER, Jr., Member & Secretary



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IN THE MATTER OF THE HEARING CAILED BY THI OIL CONSERVATION COMMISSION OF THE STATE OF NEW MEXICO FOR THE PURPOSE OF CONSTLERING:

CASE NO. 607 ORDER NO. R-

THE APPLICATION OF THE GIL CONSERVATION COMMISSION UPON ITS OWN MOTION FOR AN DEDER ALLOCATING THE OIL PRODUCTION FROM ALL OIL POOLS HERETOFORE OR HEREAFTER DLASIFIED, DEFINED AND DESCRIBED IN SAN JUAN, RIO ARRIBA, SANLOVAL AND MCKINLEY COUNTIES, NEW MEXICO IN ACCORDANCE WITH THE PROVISIONS OF RULE 505 of the Oil CONSERVATION COMMISSIONS RULES AND REGULATIONS.

ORDER OF THE COMMISSION

BY THE COMMISSION :

This caus came on for hearing at 9:00 o'clock A.M. on December 17, 1953 at Santa Fe, New Mexico, before the Oil cConservation Commission of the State of New Merico, hereinafter referred to as the "Commission".

day of Februaru, 1954, the Commission, a quorum NOW, on thes being present, having considered the records and thetestamony adduced, and being fully advised in the premises,

FINDS:

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(1) That due notice having been given as required by law the Commission as jurisdiction of this cause and the subject matter thereof.

(2) That oil production from all defined oil pools in the Counties of 🔮 San Juan, R¹o Arriba, Sandoval and McKinley is in excess of the resonable arket demand for such oil, **HNX** and that in order to prevent waste and protect correlative rights the oil **inxxxxxxxxxxxxxx** production from such pools should be prorated and allocated in accordance with existing Statewide Rules and regulations as set forth in Section "@" of the Statewide Rules and Regulation, ubject to any changes as deemed necessary and advisable due to the producing haracteristics of pools presently producing within the above designated our County area.

(3) That production from the Hogback-Dakota Pool shall be allocated in ccordance with the plan submitted by the Stanolind Cil and Cas Company, with uch revisions as deemed advisable in order to effectively administer the proration and allocation of oil to the Hogback-Dakota Pool.

(4) That production from the South Blanco-Tocito Fool shall be allocatd **TAXXEE TAXEE TAX** hallxbexprantedxtbexoperatorxinxtbexevent

in accordance with the plan submitted by the Lowry Oil Company for a temporary period of 4 months, commencing April 1, 1954 and at the regular monthly hearing of the Commission in June, 1954 the operators in the pool appear in this case and outline the proration plan and submit any suggested revisions to the plan o that a permanent proration plan may be devised.

(5) That the following pools shall be allocated and produced in accordance ith existing stewide rules as outlined in Section "G" of the Commission ules and Regulations;

Hogback - DANOTA Bloomfield-Farmington; Hospah, Lindrith-Dakota, Oswell-Farmington, Rattles**nake-Dakota,** Rattlesnake-Pennsyl**w**anian, Red Moutain-Mesaverde, Stone**g**-Butte-Dakota, Table Mesa-Dakota, Table Mesa-Mississippian. Wyper-Farmington, Torreon-Entrada, Torreon Mesawarde, and Stoney Butte-Mesaverde,

(6) That **axternissing** (6) That **axternissing** and Gas production test schedule shall be outlined by the Cormission and such tests shall be conducted and supervised by ad quately trained Commission engineers in order to determine the actual producing actual producing capabily of each well in the pool.

Pg. 2

IT IS THEREFORE ORDERED:

That the application of the Cil Conservation Commission be and the same hereby is approved as follows:

(1) That the following pools located in San Juan, Rio Arriba, McKinley and Sandoval Counties, New Mexico, be and the hereby are placed under the provisions of stewide Rules as outlined in Section "C" of the Commissions' Rules and Regulations (with exceptions As careo)

/ LIST Pools inder 5)

Provided however that the above disted pools are exemply from Rule 506 pentaming to Des eil Ratio demitations

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