BEFORE THE OIL CONSERVATION COMMISSION OF THE STATE OF NEW MEXICO

IN THE MATTER OF THE HEARING CALLED BY THE OIL CONSERVATION COMMISSION OF THE STATE OF NEW MEXICO FOR THE PURPOSE OF CON-SIDERING:

> CASE NO. 711 Order No. R-557

THE APPLICATION OF EL PASO NATURAL GAS COMPANY FOR COMPULSORY COMMUNITIZATION OF THE W/2 OF SECTION 32, TOWNSHIP 31 NORTH, RANGE 11 WEST, NMPM, SAN JUAN COUNTY, NEW MEXICO.

ORDER OF THE COMMISSION

BY THE COMMISSION:

This cause having come on for hearing at 9 o'clock a.m. on May 19, 1954, at Santa Fe, New Mexico, before the Oil Conservation Commission, hereinafter referred to as "Commission"; and the Commission having heard all testimony offered, permitted interested parties to file written briefs on or before June 15, 1954, and written briefs were filed on behalf of El Paso Natural Gas Company, Saul A. Yager, Morris Misel, Marian Yager, Morris E. Gimp and Sam Misel.

NOW, on this 6 day of December, 1954, the Commission, a quorum being present, having considered the records and testimony adduced and the written briefs filed by the parties, 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 Applicant, El Paso Natural Gas Company, and Delhi Oil Corporation were, on March 9, 1953, the owners of the entire working interest under oil and gas leases covering W/2 of Section 32, Township 31 North, Range Il West, NMPM, San Juan County, New Mexico, containing 320 acres of land.

That the W/2 of said Section 32, Township 31 North, Range II West, NMPM, is situated within the Blanco-Mesaverde Gas Pool as designated by the Commission.

4. That by its Order No. R-110 the Commission established a uniform spacing plan for the Blance-Mesaverde Gas Pool, said plan providing for drilling units of not less than 320 acres of land in the shape of a rectangle, and provided further that "the pooling of properties or parts thereof shall be permitted, and if not agreed upon may be required in any case when and to the extent that the smallness or shape of a separately

owned tract would, under the enforcement of the uniform spacing plan of proration units, otherwise deprive or tend to deprive the owner of such tract of the opportunity to recover his just and equitable share of the crude petroleum oil and natural gas in the pool".

- 5. That by its Order R-IIQ, the Commission provided that "no well shall be drilled, completed or recompleted, and no Notice of Intention to Drill or drilling permit shall be approved unless such well be located on a designated drilling unit of not less than three hundred twenty (320) acres of land, more or less, according to legal subdivision of the United States Land Surveys, in which unit all the interests are consolidated by pooling agreement or otherwise and on which no other well is completed or approved for completion in the pool."
- 6. That on March 9, 1953, permission was granted by the U. S. Geological Survey to Applicant, El Paso Natural Gas Company, to drill a well, known as the Heaton #3 Well, to be located 990' from the south line and 990' from the west line of said Section 32, Township 31 North, Range 11 West, NMPM, San Juan County, New Mexico, said well to be drilled to the Mesaverde formation, and the W/2 of said Section 32, Township 31 North, Range 11 West, NMPM, was designated as the drilling unit and was approved by the U. S. Geological Survey on April 7, 1953, that drilling operations were commenced on said well on March 27, 1953, and the well completed on April 28, 1953, in the Mesaverde formation with an initial potential of 1,625,000 cubic feet of gas per day.
- 7. That the working interest owners, on March 9, 1953, were the only persons who had the right to drill into and to produce from said Mesaverde Gas Pool and to appropriate the production for themselves, and that all of said owners agreed to pool or communities their separate oil and gas leases into a drilling unit containing 320 acres as described above.
- 8. That the agreement of the owners in all things complied with the provisions of Order R-110 and the unit selected by the owners as a drilling unit complied with Order R-110.
- 9. That the agreement entered into by said owners to pool or communitize their oil and gas leases covering the W/2 of said Section 32, Township 31 North, Range 11 West, effectively created a communitized or pool unit comprising the W/2 of said Section 32, and that the approval by the U. S. Geological Survey effectively approved such communitized or pooled tract on the date of such approval, to wit, April 7, 1953, and that the W/2 of said Section 32, Township 31 North, Range 11 West, NMPM, has been and is an approved drilling unit containing 328 acres at all times thereafter.
- 10. That the drilling of an additional well or wells lying within the W/2 of said Section 32, Township 31 North, Range II West, NMPM, would be wasteful.

-3-Order No. R-557

IT IS THEREFORE ORDERED:

That the W/2 of said Section 32, Township 31 North, Range 11 West, NMPM, be and is hereby recognized as a communitized or peoled tract effective April 7, 1953 and at all times thereafter, and that such pooling or communitization be and it is hereby in all things confirmed.

STATE OF NEW MEXICO
OIL CONSERVATION COMMISSION

EDWIN L. MECHEM, Chairman

E. S. WALKER, Member



BEFORE THE OIL CONSERVATION COMMISSION OF THE STATE OF NEW MEXICO

IN THE MATTER OF THE HEARING CALLED BY THE OIL CONSERVATION COMMISSION OF THE STATE OF NEW MEXICO FOR THE PURPOSE OF CON-SIDERING:

> CASE NO. 711 Order No. R-557-A

THE APPLICATION OF EL PASO NATURAL GAS COMPANY FOR COMPULSORY COMMUNITIZATION OF THE W/2 OF SECTION 32, TOWNSHIP 31 NORTH, RANGE 11 WEST, NMPM, SAN JUAN COUNTY, NEW MEXICO.

ORDER OF THE COMMISSION FOR REHEARING

This case came on for consideration upon petition of Saul A. Yager, Marian Yager, M. E. Gimp, Morris Mizel and wife Flora Mizel, and Sam Mizel, through their attorney, Jack M. Campbell, for rehearing on Order No. R-557 heretofore entered by the Commission.

NOW, on this 14th day of January, 1955, the Commission, a quorum being present, having fully considered said application for rehearing,

IT IS HEREBY ORDERED:

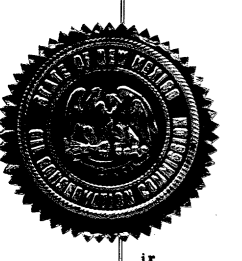
That the above-entitled matter be reopened and a rehearing in said cause be held February 17, 1955, at 9 o'clock a.m. on said day at Santa Fe, New Mexico.

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

STATE OF NEW MEXICO
OIL CONSERVATION COMMISSION

John 7 June John F. SIMMS, Chairman

E. S. WALKER, Member



BEFORE THE CIL 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:

THE APPLICATION OF EL PASC
NATURAL GAS COMPANY FOR
COMPULSORY COMMUNITIZATION
OF THE W/2 OF SECTION 32, TOWNSHIP
31 NORTH, RANGE II WEST, NMPM, SAN
JUAN COUNTY, NEW MEXICO.

THE APPLICATION OF EL PASC
NATURAL GAS COMPANY FOR
DETERMINATION AND RATIFICATION
OF COMMUNITIZATION OF W/2 OF
SECTION 32, TOWNSHIP 31 NORTH,
RANGE 11 WEST, NMPM, SAN JUAN
COUNTY, NEW MEXICO, CONTAINING
320 ACRES.

CASE NG. 711) Consolidated CASE NG. 851)
Crder No. R-557-B

ORDER OF THE COMMISSION

BY THE COMMISSION:

Case No. 711 came on for hearing originally on May 19, 1954 before this Commission, at which time testimony and evidence offered by the interested parties was received by the Commission, and after which time written briefs were submitted by said parties and considered by the Commission.

Thereafter, the Commission signed Order No. R-557 in Case No. 711, on December 16, 1954 (the order being entered in the Commission records on December 17, 1954,) declaring that the W/2 of Section 32, Township 31 North, Range II West, NMPM, was recognized as a communitized or pooled tract from April 17, 1953.

Thereafter, and on January 6, 1955, Saul A. Yager, Marian Yager, M. E. Gimp, Morris Mizel, Flora Mizel, and Sam Mizel, the "Yager Group", filed their application for rehearing, pursuant to which the Commission entered its Order No. R-557-A on January 14, 1955, setting Case No. 711 for rehearing.

Thereafter, on February 2, 1955, El Paso Natural Gas Company filed its application for hearing in Case No. 851.

Thereafter, on March 17, 1955, at 9:00 a.m., Case No. 711 came on for rehearing and Case No. 851 came on for regular hearing, at which time the two cases were consolidated for hearing, it being understood that the entire record on Case No. 711 should be considered applicable to Case No. 851.

NOW, on this 12th day of January, 1956, the Commission, a quorum being present, having considered all the evidence, testimony, exhibits and legal arguments and briefs adduced and presented during the course of these two cases, 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 these cases, and the subject matter covered by the order for rehearing in Case No. 711.
- 2. That in making these findings and issuing this order, the Commission recognizes that there is a dispute as to whether certain leases involved in these cases remained in force and effect during all times relevant hereto; that the Commission cannot, and will not, attempt in this order to adjudicate the title to any such lease.
- 3. That by its Order No. R-110 this Commission established a uniform spacing plan for the Blanco-Mesaverde Gas Pool, said plan providing for drilling units of not less than 320 acres of land in the shape of a rectangle and provided further that "the pooling of properties or parts thereof shall be permitted, and if not agreed upon may be required in any case when and to the extent that the smallness or shape of a separately owned tract would, under the enforcement of the uniform spacing plan of proration units, otherwise deprive or tend to deprive the owner of such tract of the opportunity to recover his just and equitable share of the crude petroleum oil and natural gas in the pool".
- 4. That by its Order R-110, the Commission provided that "no well shall be drilled, completed or recompleted, and no Notice of Intention to Drill or drilling permit shall be approved, unless such well be located on a designated drilling unit of not less than three hundred twenty (320) acres of land, more or less, according to legal subdivision of the United States Land Surveys, in which unit all the interests are consolidated by pooling agreement or otherwise and on which no other well is completed, or approved for completion, in the pool".
- 5. That in order for a drilling unit to be established under the terms of Order R-110, it was necessary not only that there be approved of a notice of intention to drill a well properly located on a designated tract of land, all as required by said order, but also that the leases of the working interest owners first be pooled or integrated before such drilling unit could be so established.
- 6. That the W/2 of Section 32, Township 31 North, Range II West, NMPM, is situated within the Blanco Mesaverde Gas Pool as designated by the Commission.
- 7. That applicant, El Paso Natural Gas Company, and Delhi Oil Corporation were on March 9, 1953, the owners of the entire working interest under oil and gas leases covering W/2 of Section 32, Township 31 North, Range Il West, NMPM, San Juan County, New Mexico, containing 320 acres of land, more or less.

- 8. That on March 9, 1953, qualified permission was granted by the U. S. Geological Survey to applicant, El Paso Natural Gas Company, to drill a well, known as the Heaton #3 well, to be located 990' from the south line and 990' from the west line of said Section 32, said well to be drilled to the Mesaverde formation, that the W/2 of said Section 32 was designated as the drilling unit, which designation was approved by the U. S. Geological Survey on April 7, 1953, after the applicant had changed the designation of the 320 acres proposed to be dedicated to the well, that drilling operations were commenced on said well on March 27, 1953, and the well completed on April 28, 1953, in the Mesaverde formation with an initial potential of 1,625,000 cubic feet of gas per day.
- 9. That the said working interest owners agreed to communitize their leases; that the evidence before the Commission is that such agreement had been made by May 19, 1954, the date of the first hearing in Case 711, no other competent evidence whatsoever being before the Commission as to when communitization was agreed upon and the consolidation of all interests therefore effected; that the Commission therefore finds that the date El Paso Natural Gas Company and Delhi Cil Corporation consolidated their leases was May 19, 1954.
- 10. That the said agreement of the working interest owners to communitize their lease complied with the provisions of Order R-110, and that the unit selected as a drilling unit likewise complied with Order R-110.
- 11. That the approval by the U. S. Geological Survey of the Notice of Intention to Drill, the designation of the W/2 of said Section 32, as a drilling unit, and the agreement entered into by said working interest owners to pool their oil and gas leases covering said acreage, which agreement consolidated all interests therein, effectively established and created said drilling unit on May 19, 1954, that the W/2 of said Section 32, has been, and is, an approved drilling unit containing 320 acres at all times thereafter.
- 12. That the drilling of an additional well or wells lying within the W/2 of said Section 32, Township 31 North, Range II West, NMPM, would be wasteful.

IT IS THEREFORE ORDERED:

- 1. That the W/2 of Section 32, Township 31 North, Range 11 West, be, and is hereby, recognized as a pooled and communitized tract and a duly formed and established drilling unit, effective May 19, 1954.
- 2. IN THE ALTERNATIVE, and in the event that subsequent adjudication as to the title of the leases herein involved renders the foregoing paragraph null, void, and inoperative from May 19, 1954, it is ordered that in any event all the interests in the W/2 of Section 32, Township 31 North Range 11 West be, and they are hereby, consolidated, and the said acreage be

-4-Order No. R-557-B

and the same is, hereby established as a drilling unit, effective the date of this order.

IT IS FURTHER ORDERED:

That Order No. R-557, in Case No. 711 be, and the same is, hereby superseded by this order.

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

STATE OF NEW MEXICO
OIL—GONSERVATION COMMISSION

JOHN F. SIMMS, Chairman

E. S. WALKER, Member



BEFORE THE CIL 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:

THE APPLICATION OF EL PASO NATURAL GAS COMPANY FOR COMPULSORY COM-MUNITIZATION OF THE W/2 OF SECTION 32, TOWNSHIP 31 NORTH, RANGE 11 WEST, NMPM, SAN JUAN COUNTY, NEW MEXICO.

CASE NO. 711) Consolidated CASE NO. 851)
Order No. R-557-C

THE APPLICATION OF EL PASO NATURAL GAS COMPANY FOR DETERMINATION AND RATIFICATION OF COMMUNITIZATION OF W/2 OF SECTION 32, TOWNSHIP 31 NORTH, RANGE II WEST, NMPM, SAN JUAN COUNTY, NEW MEXICO, CONTAINING 320 ACRES.

ORDER OF THE COMMISSION FOR REHEARING

BY THE COMMISSION:

These cases came on for consideration upon the application of Saul A. Yager, Marian Yager, M. E. Gimp, Morris Misel, Flora Mizel, and Sam Mizel, the "Yager Group", through their attorney Jack M. Campbell and upon the application of El Paso Natural Gas Company through its attorney Ben R. Howell, for rehearing on Order Number R-557-B heretofore entered by the Commission.

NCW, on this 10th day of February, 1956, the Commission, a quorum being present, having fully considered said applications for rehearing,

IT IS HEREBY ORDERED:

That a rehearing in said causes be held March 16, 1956, at 9:00 o'clock a.m. on said day at Santa Fe, New Mexico.

STATE OF NEW MEXICO
OIL_CONSERVATION COMMISSION

JOHN F. SIMMS, Chairman

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E. S. WALKER, Member

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:

THE APPLICATION OF EL PASO NATURAL GAS COMPANY FOR COMPULSORY COMMUNITIZATION OF THE W/2 OF SECTION 32, TOWNSHIP 31 NORTH, RANGE 11 WEST, NMPM, SAN JUAN COUNTY, NEW MEXICO.

THE APPLICATION OF EL PASO NATURAL GAS COMPANY FOR DETERMINATION AND RATIFICATION OF COMMUNITIZATION OF W/2 OF SECTION 32, TOWNSHIP 31 NORTH, RANGE 11 WEST, NMPM, SAN JUAN COUNTY, NEW MEXICO, CONTAINING 320 ACRES.

CASE NO. 711) Consolidated Order No. R-557-D

ORDER OF THE COMMISSION

BY THE COMMISSION:

Case No. 711 came on for hearing originally at 9:00 o'clock a.m. on May 19, 1954, at Santa Fe, New Mexico, before the New Mexico Oil Conservation Commission, hereinafter referred to as the "Commission," at which time testimony and evidence offered by the interested parties was received by the Commission, and after which time written briefs were submitted by said parties and considered by the Commission.

Thereafter, the Commission entered Order No. R-557 in Case No. 711 on December 16, 1954, declaring that the W/2 of Section 32, Township 31 North, Range 11 West, NMPM, was recognized as a communitized or pooled tract from April 7, 1953.

Thereafter, on January 6, 1955, Saul A. Yager, Marian Yager, M. E. Gimp, Morris Mizel, Flora Mizel, and Sam Mizel, the "Yager Group," filed their application for rehearing, pursuant to which the Commission entered its Order No. R-557-A on January 14, 1955, setting Case No. 711 for rehearing.

Thereafter, on February 2, 1955, El Paso Natural Gas Company filed its application for hearing in Case No. 852.

Thereafter, on March 17, 1955, at 9:00 a.m., Case No. 711 came on for rehearing and Case No. 851 came on for regular hearing before the Commission at Santa Fe, New Mexico at which time the two cases were consolidated for hearing, it being understood that the entire record on Case No. 711 should be considered applicable to Case No. 851.

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Case No. 711) Consolidated Case No. 851)

Order No. R-557-D

Thereafter, the Commission entered Order R-557-B in Cases 711 and 851 (consolidated) on January 12, 1956, declaring that the W/2 of Section 32, Township 31 North, Range 11 West, NMPM, was recognized as a communitized and pooled tract from May 19, 1954.

Thereafter, both El Paso Natural Gas Company and Saul Yager, Marian Yager, M. E. Gimp, Morris Mizel, Flora Mizel and Sam Mizel, the "Yager Group," filed their applications for rehearing, pursuant to which the Commission entered its Order No. R-557-C on February 10, 1956 setting Case No. 711 and 851 (consolidated) for rehearing.

Thereafter, on March 15, 1956, at 9:00 a.m., Case 711 and 851 (consolidated) came on for rehearing at Santa Fe, New Mexico, before the Commission.

NOW, on this 3 day of December, 1956, the Commission, a quorum being present, having considered all the evidence, testimony, exhibits and legal arguments and briefs adduced and presented during the course of these two cases, 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 these cases, and the subject matter thereof.
- 2. That in making these findings and issuing this order, the Commission recognizes that there is a dispute as to whether certain leases involved in these cases remained in force and effect during all times relevent hereto, that the Commission cannot, and will not, attempt in this order to adjudicate the title to any such lease.
- 3. That by its Order No. R-110 the Commission established a uniform spacing plan for the Blanco Mesaverde Gas Pool, said plan providing for drilling units of not less than 320 acres of land in the shape of a rectangle, and provided further that "the pooling of properties or parts thereof shall be permitted, and if not agreed upon may be required in any case when and to the extent that the smallness or shape of a separately owned tract would, under the enforcement of the uniform spacing plan or provation units, otherwise deprive or tend to deprive the owner of such tract of the opportunity to recover his just and equitable share of the crude petroleum oil and natural gas in the pool."

Case No. 711) Consolidated

Case No. 851)

Order No. R-557-D

- 4. That by its Order R-110, the Commission further provided that "no well shall be drilled completed or recompleted and no Notice of Intention to Drill or drilling permit shall be approved, unless such well be located on a designated drilling unit of not less than three hundred twenty (320) acres of land, more or less, according to legal subdivision of the United States Land Surveys, in which unit all the interests are consolidated by pooling agreement or otherwise and on which no other well is completed, or approved for completion, in the pool.
- That the "interests" which Order R-110 requires to be "Consolidated by pooling agreement or otherwise" to form a drilling unit are the interests of the "owners" as that term is defined in Section 62-3-29 (e) New Mexico Statutes Annotated (1953) i.e., "the person who has the right to drill into and produce from any pool, and to appropriate the production either for himself or for himself and another."
- That on April 7, 1953 the W/2 of said Section 32, Township 31 North, Range 11 West, NMPM, was situated within the Blanco Mesaverde Gas Pool as then designated by the Commission.
- 7. That El Paso Natural Gas Company was the sole owner of the W/2 of Section 32, Township 31 North, Range 11 West, NMPM, on April 7, 1953.
- That on April 7, 1953 the United States Geological 8. Survey approved El Paso Natural Gas Company's application to drill its proposed Heaton No. 3 Well on a drilling unit consisting of the W/2 of said Section 32.
- That the formation of the drilling unit consisting of the W/2 of said Section 32 complied in all respects with Order R-110.
- 10. That the drilling of an additional well in the W/2 of said Section 32 would be wasteful.

IT IS THEREFORE ORDERED:

- That the W/2 of Section 32, Township 31 North, Range 11 West, NMPM, San Juan County, New Mexico, containing 320 acres, more or less, should be and the same is hereby recognized and treated as an authorized drilling unit duly formed and established in accordance with the provisions of Order R-110 as of April 7, 1953.
- 2. That the application of El Paso Natural Gas Company for an order force communitizing or pooling the W/2 of Section 32, Township 31 North, Range 11 West, NMPM, pursuant to the terms of the communitization agreement submitted with the application in Case 711 be and the same is hereby denied.

-4-Case No. 711) Case No. 851) Order No. R-557-D

IT IS FURTHER ORDERED:

That Order R-557 and Order R-557-B be and the same are hereby revoked and superseded.

DONE at Santa Fe, New Mexico, on the day and year herein-above designated.

STATE OF NEW MEXICO OIL CONSERVATION COMMISSION

John F. SIMMS, Chairman

E. S. WALKER, Homber

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

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