Can 767

IN THE MATTER OF THE APPLICATION OF CONTINENTAL OIL COMPANY FOR AN EXCEPTION TO RULE 10, PAGE 4, OF ORDER NO. R-520 TO PERMIT TEMPORARY FLARING OR VENTING OF CASINGHEAD GAS ON ITS FARNEY A-5 LEASE, SHOLES A-13 LEASE, SHOLES A-24 LEASE, SHOLES HAMMOND B-13 LEASE, SHOLES B-19 LEASE, SHOLES B-25 LEASE AND WELLS A-1 LEASE, ALL LOCATED IN THE COOPER-JAL OIL POOL, LEA COUNTY, NEW MEXICO.

APPLICATION

Comes now Continental Oil Company hereinafter called "applicant", and respectfully requests an exception to Rule 10, Page 4 of Order No. R-520 to permit temporary flaring or venting of casinghead gas on its Farney A-5 lease, Sholes A-13 lease, Sholes A-24 lease, Sholes B-19 lease, Sholes B-25 lease and its Wells A-1 lease, all located within the Cooper-Jal Oil Pool as defined by the Oil Conservation Commission of the State of New Mexico and in support thereof respectfully shows:

1. That oil and casinghead gas are being produced from the following named leases located as hereinafter shown from the numbered wells as follows:

14		W
EEASE Farney A-5-1-0-2A-31-4-1-1-1-1-1-1-1-1-1-1-1-1-1-1-1-1-1-	LOCATION	WELL NO'S.
Farney A-5	Sec. 5 T23S R36E	3,4 and 5
Sholes A-13		1 and (2)
Sholes A-24	Sec. 24 T25S R36E	1,2,3 and 4
Shores-Hammond B-13	Sec. 13 T25S R36E	2-7 temp OK
Sholes B-19 - 2€-38,	Sec. 19 T25S R37E	2 and 3
Sholes B-25-1H-18-31	Sec. 25 T25S R36E 0K	1,2 and 3
Wells A-l -M	Sec. 1 T25S R36E 012	1

Wherefore applicant respectfully requests the Commission to place this matter on its docket, cause due notice to be given thereof, and upon hearing, enter its order allowing temporary flaring of casinghead gas produced from the leases above described.

CONTINENTAL OIL COMPANY

Case 767

IN THE MATTER OF THE APPLICATION OF CONTINENTAL OIL COMPANY FOR AN EXCEPTION TO RULE 10 PAGE 4, OF ORDER NO. R-520 TO PERMIT TEMPORARY FLARING OR VENTING OF CASINGHEAD GAS ON ITS EAVES A-19 AND EAVES B-19 LEASES, BOTH LOCATED WITHIN THE EAVES OIL POOL, LEA COUNTY, NEW MEXICO.

APPLICATION

Comes now Continental Oil Company, hereinafter called "applicant", and respectfully requests an exception to Rule 10, Page 4, of Order No. R-520 to permit temporary flaring or venting of casinghead gas on its Eaves A-19 and Eaves B-19 leases, both located in the Eaves Oil Pool as defined by the Oil Conservation Commission of the State of New Mexico and in support thereof respectfully shows:

1. That oil and casinghead gas are being produced from the following named leases located as hereinafter shown from the numbered wells as follows:

1-0-5K- 15-8N

LEASE Eaves A-19 Sec. 19 T26S R37E Sec. 19 T26S R37E

WELL NO'S. 1,5,7,8

Wherefore applicant respectfully requests the Commission to place this matter on its docket, cause due notice to be given thereof, and upon hearing, enter its order allowing temporary flaring of casinghead gas produced from the leases above described.

CONTINENTAL OIL COMPANY

By Hot Shall

Case 767

IN THE MATTER OF APPLICATION OF CONTINENTAL OIL COMPANY FOR AN EXCEPTION TO RULE 10, PAGE 4, OF ORDER R-520 TO PERMIT TEMPORARY FLARING OR VENTING OF CASINGHEAD GAS ON ITS ELLIOT B-17 LEASE, SITUATED IN THE PENROSE-SKELLY OIL POOL, LEA COUNTY, NEW MEXICO.

APPLICATION

Comes now Continental Oil Company hereinafter called "applicant", and respectfully requests an exception to Rule 10, Page 4, of Order No. R-520 to permit temporary flaring or venting of casinghead gas on its Elliot B-17 lease, located within the Penrose-Skelly Cil Pool as defined by the Oil Conservation Commission of the State of New Mexico, and in support thereof respectfully shows:

1. That oil and casinghead gas are being produced from the following named lease, located as hereinafter shown, from the numbered well as follows:

LEASE Elliot B-17 / P

LOCATION Sec. 17 T22S R37E WELL NO.

Wherefore applicant respectfully requests the Commission to place this matter on its docket, cause due notice to be given thereof, and upon hearing, enter its order allowing temporary flaring of casinghead gas produced from the lease above described.

CONTINENTAL OIL COMPANY

IN THE MATTER OF THE APPLICATION OF CONTINENTAL OIL COMPANY FOR AN EXCEPTION TO RULE 10, PAGE 4, OF ORDER NO. R-520 TO PERMIT TEMPORARY FLARING OR VENTING OF CASINGHEAD GAS ON ITS MEYER B-22 LEASE, MEYER B-33 LEASE, STATE A-32 LEASE AND STATE E-17 LEASE, ALL LOCATED IN THE SOUTH EUNICE OIL POOL, LEA COUNTY, NEW MEXICO.

Case 767

APPLICATION

Comes now Continental Oil Company, hereinafter called "applicant", and respectfully requests exception to Rule 10, Page 4, of Order No. R-520 to permit temporary flaring or venting of casinghead gas on its Meyer B-22 lease, Meyer B-33 lease, State A-32 lease and State E-17 lease, all located within the South Eunice Oil Pool as defined by the Oil Conservation Commission of the State of New Mexico and in support thereof respectfully shows:

1. That oil and casinghead gas are being produced from the following named leases located as hereinafter shown from the numbered wells as follows:

LEASE	\bigcirc	LOCATION	WELL NO'S.
Meyer B-22		Sec. 22 T22S R36E	2 and 3
Meyer B-33		Sec. 33 T22S R36E	2
State A-32		Sec. 32 T22S R36E	4 and 6
State E-17	•	Sec. 17 T22S R36E	1

Wherefore applicant respectfully requests the Commission to place this matter on its docket, cause due notice to be given thereof, and upon hearing, enter its order allowing temporary flaring of casinghead gas produced from the lease above described.

CONTINENTAL OIL COMPANY

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IN THE MATTER OF THE APPLICATION OF CONTINENTAL OIL COMPANY FOR AN EXCEPTION TO RULE 10, PAGE 4, OF ORDER NO. R-520 TO PERMIT TEMPORARY FLARING OR VENTING OF CASINGHEAD GAS ON ITS FARNEY A-5, GATES A-27, LYNN A-28, SHOLES A-13, SHOLES A-24, SHOLES-HAMMOND B-13, SHOLES B-13, SHOLES B-19, SHOLES B-25, WELLS A-1, WELLS A-11 AND WELLS A-12 LEASES, ALL LOCATED IN THE COOPER-JAL OIL POOL, LEA COUNTY, NEW MEXICO.

AMENDED APPLICATION

Comes now Continental Oil Company, hereinafter called "applicant," and respectfully requests an exception to Rule 10, Page 4 of Order No. R-520 to permit temporary flaring or venting of casinghead gas on its Farney A-5, Gates A-27, Lynn A-28, Sholes A-13, Sholes A-24, Sholes-Hammond B-13, Sholes B-13, Sholes B-19, Sholes B-25, Wells A-1, Wells A-11 and Wells A-12 leases, all located within the Cooper-Jal Oil Pool as defined by the Oil Conservation Commission of the State of New Mexico, and in support thereof respectfully shows:

l. That oil and casinghead gas are being produced from the following named leases located as hereinafter shown from the numbered wells as follows:

LEASE Farney A-5 Gates A-27 Lynn A-28 Sholes A-13 Sholes A-24 Sholes B-13 Sholes B-13 Sholes B-19 Sholes B-25 Wells A-1 Wells A-11 Wells A-12	Sec. 5 T23S R36E Sec.27 T24S R36E Sec.28 T23S R36E Sec.13 T25S R36E Sec.24 T25S R36E Sec.13 T25S R36E Sec.13 T25S R36E Sec.19 T25S R36E Sec.19 T25S R36E Sec.1 T25S R36E Sec.1 T25S R36E Sec.11 T25S R36E Sec.12 T25S R36E	3, 4 and 5 1 5 1 and 2 1,2,3 and 4 2 2 and 3 1,2 and 3 1
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Wherefore applicant respectfully requests the Commission to place this matter on its docket, cause due notice to be given thereof, and upon hearing enter its order allowing temporary flaring of casinghead gas produced from the leases above described.

By Shut

IN THE MATTER OF THE APPLICATION OF CONTINENTAL OIL COMPANY FOR AN EXCEPTION TO RULE 10, PAGE 4, OF ORDER NO. R-520 TO PERMIT TEMPORARY FLARING OR VENTING OF CASINGHEAD GAS ON ITS EAVES A-19, EAVES A-30, EAVES B-19, EAVES B-30, EAVES B-31, AND MCALLISTER A-24 LEASES, ALL LOCATED WITHIN THE EAVES OIL POOL, LEA COUNTY, NEW MEXICO.

AMENDED APPLICATION

Comes now Continental Oil Company, hereinafter called "applicant," and respectfully requests an exception to Rule 10, Page 4, of Order No. R-520 to permit temporary flaring or venting of casinghead gas on its Eaves A-19, Eaves A-30, Eaves B-19, Eaves B-30, Eaves B-31, and McAllister A-24 leases, all located in the Eaves Oil Pool as defined by the Oil Conservation Commission of the State of New Mexico, and in support thereof respectfully shows:

1. That oil and casinghead gas are being produced from the following named leases located as hereinafter shown from the numbered wells as follows:

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<u>LEASE</u>	LOCATION	WELL NO'S.
Eaves A-19	Sec. 19 T26S R37E	1,2,3,4,5,6,7,8
Eaves A-30	Sec. 30 T26S R37E	1,2,3
Eaves B-19	Sec. 19 T26S R37E	1,2
Eaves B-30	Sec. 30 T26S R37E	1,2
Eaves B-31	Sec. 31 T26S R37E	1
McAllister A-24	Sec. 31 T26S R37E Sec. 24 T26S R36E	$\bar{2},3$
	•	, -

Wherefore applicant respectfully requests the Commission to place this matter on its docket, cause due notice to be given thereof, and upon hearing enter its order allowing temporary flaring of casinghead gas produced from the leases above described.

By Shuden

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IN THE MATTER OF THE APPLICATION OF CONTINENTAL OIL COMPANY FOR AN EXCEPTION TO RULE 10, PAGE 4, OF ORDER NO. R-520 TO PERMIT TEMPORARY FLARING OR VENTING OF CASINGHEAD GAS ON ITS MEYER B-22, MEYER B-33, STATE A-32, STATE E-16 AND STATE E-17 LEASES, ALL LOCATED IN THE SOUTH EUNICE OIL POOL, LEA COUNTY, NEW MEXICO.

AMENDED APPLICATION

Comes now Continental Oil Company, hereinafter called "applicant," and respectfully requests exception to Rule 10, Page 4, of Order No. R-520 to permit temporary flaring or venting of casinghead gas on its Meyer B-22, Meyer B-33, State A-32, State E-16, and State E-17 leases, all located within the South Eunice Oil Pool as defined by the Oil Conservation Commission of the State of New Mexico and in support thereof respectfully shows:

l. That oil and casinghead gas are being produced from the following named leases located as hereinafter shown from the numbered wells as follows:

LEASE	LOCATION	WELL NO'S.
Meyer B-22	Sec. 22 T22S R36E	2 and 3
Meyer B-33	Sec. 33 T22S R36E	2
State A-32	Sec. 32 T22S R36E	1,4,5 and 6
State E-16	Sec. 16 T22S R36E	1′′
State E-17	Sec. 17 T22S R36E	1,2,3 and 6

Wherefore applicant respectfully requests the Commission to place this matter on its docket, cause due notice to be given thereof, and upon hearing enter its order allowing temporary flaring of casinghead gas produced from the lease above described.

CONTINENTAL OIL COMPANY