SHELL OIL COMPANY

At: Mi

Box 1957 Hobbs. New Mexico

June 10, 1955

Subject: Centralization of Tankage

Shell Leases NM-1665 (E-8266) and NM 1655 (E-7720), Townsend

Field, Section 2, T-16-S, R-35-E, NMPH, Lea County,

New Mexico

New Mexico Oil Conservation Commission P. O. Box 2045 Hobbs, New Mexico

Gentlemen:

The Shell Oil Company has initiated development of a state oil lease in the Townsend (Wolfcamp) Field with one well recently completed and a second well currently drilling below 9000 feet in the E/2 SW/4 of Section 2, T-16-S, R-35-E, NMPH, Lea County, New Mexico. These two wells are on Shell's State lease NM-1665 (New Mexico State E-8266), being an 80-acre tract in Section 2. Further development was initiated recently of Shell's contiguous State lease NM-1655 (New Mexico State E-7720) with one well drilling in the SW/4 of the SE/4 of Section 2. This lease consists of 280 acres covering the SE/4 and Lots 14, 15, and 16 of Section 2. The lease holdings and wells concerned are shown on an attached plat.

In view of the considerable saving of \$15,000 in initial investment cost and additional savings in operational expense over the life of centralized battery facilities as compared with a tank battery on each lease, we propose to utilize centralized oil treating and storage facilities for Shell wells drilled in Section 2 (NM-1665- and NM-1655), with the facilities to be located at a favorable location in the NE/4 of the SW/4 of Section 2. The State Land Office recently was consulted regarding the subject centralization of tankage by a letter to Mr. E. S. Walker, Commissioner of Public Lands, Santa Fe, New Mexico dated May 25, 1955, in which permission was requested to commingle future production from Shell wells to be located on State leases NM-1665 and NM-1655 and completed in the same pay formation. A copy of the affirmative reply by the State Land Office dated June 2, 1955, is attached. In this letter, permission was granted to commingle future production from the Shell State leases NM-1665 and NM-1655 in Section 2, subject to approval by the New Mexico Oil Conservation Commission.

All Oil Conservation Commission rules and regulations will be complied with in the centralized handling of oil, including Rule 309 regarding central tank batteries. Adequate tankage and testing facilities

will be installed so that the production from each well can be accurately determined at reasonable intervals.

If this plan meets with your approval, an affirmative reply at your earliest convenience will be appreciated.

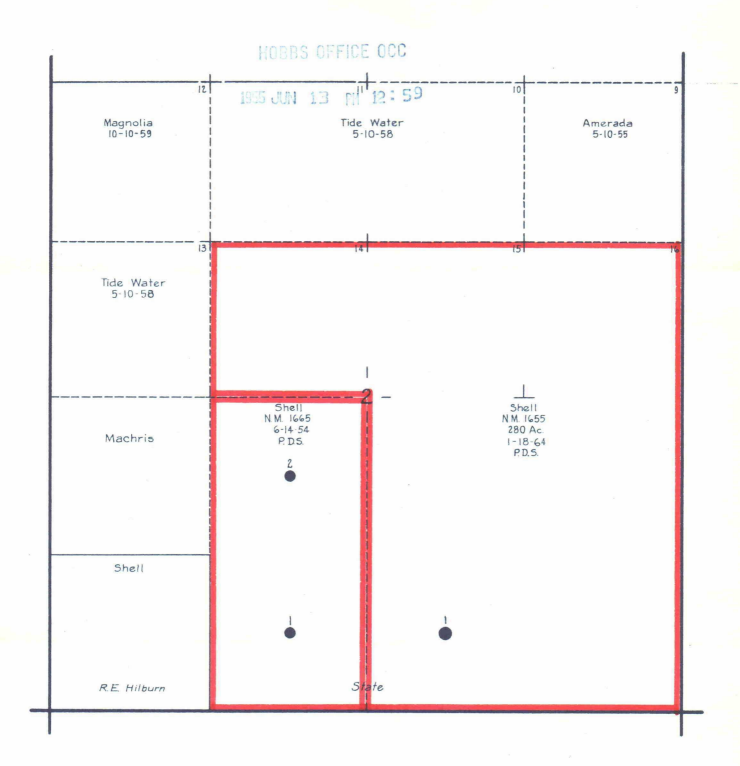
Yours very truly,

For:

W. E. Owen

Division Manager

Attachments



Shell Oil Company
Hobbs Production Division
TOWNSEND-WOLFCAMP FIELD
State "TB" Lease T-16-S, R-35-E Lea, Co.
Dr. J.P.G. Scale; 1"=800' Date; 6-9-55

11611

STATE LAND OFFICE

Santa Fo, Now Marico

E. S. WALKER



June 2, lob

n fer on the site of the site.

AIR LAIL

Shell will Co. 1. 0. Sot. 1957 Hobbs, New Mexico

> Atu: Ar. I. 1. Cven Division Ranager

HOBBS N MEX.

GLO DOMA Data

Brown File

Gentlemen:

Permission is hereby granted to co-mingle oil produced from wells located in the E Sm. Section 2-16-15, Lease E-2266 and Lets [1-1]-16 of the SE of Section 2-16-15, provided, newsyrr, that approval will then be obtained from the Citonservation Commission.

On Freduction a hepalty Statements, for SiC-11-4, when reporting compined or mettion, lease use tell lease mambers.

Very sincirely yours.

E Jan Rer

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Eg: LS. : ccab

ILLEGIBLE

STANOLIND OIL AND GAS COMPANY

OIL AND GAS BUILDING

FORT WORTH, TEXAS

July 13, 1955

File:

RJH-4353-986.510.1

Subject: Waiver of Objection

Commingling of Production

Shell Oil Company's

State TB and State TD Leases Townsend Wolfcamp Field Lea County, New Mexico

New Mexico Oil Conservation Commission P. O. Box 871 Lanta Fe, New Mexico

Gentlemen:

The undersigned, being an authorized representative of the offset operator, has been duly informed by the Shell Oil Company of their intention to apply, in accordance with Order No. R-645, for approval to commingle in a common tank battery the oil production from their State TP and State TP Leases in the Townsend Wolfcamp Field, and hereby waives all objections to the granting of a permit for this purpose. These leases are located in Section 2, T-16-5, R-35-3. The State TB Lease is comprised of the E/2 of the SW/4 and the State TD mease is comprised of Lots 14, 15 and 16 and the SE/4.

Yours very tr

ALEX CLARKE, JR.

Division Engineer

CWN: cp

ILLEGIBL

OIL CONSERVATION COMMISSION

P. O. BOX 871

SANTA FE, NEW MEXICO

July 11, 1955

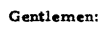


Shell Oil Company P. O. Box 1957 Hobbs, New Mexico

Attention: Mr. W. E. Owen



Re: Centralization of Tankage
Shell Leases NM-1665 (E-8266)
and NM-1665 (E-7720), Townsend
Field, Sec. 2, T-16S-R-35E,
Lea County, New Mexico.



Reference is made to our letter to you dated June 22, 1955 in which we requested additional information in your application for administrative relief to enable you to produce oil from two separate state oil and gas leases into one common tank battery.

This is to inform you that this office has received an objection to your application for exception to Rule 309 and therefore is unable to grant administrative approval to it.

If you desire this application set for August 17th hearing, please submit the additional information requested in our letter of June 22, 1955, on or before July 20, 1955.

Very truly yours,

W. B. Macey Secretary-Director

WBM:jh

Date	July 6, 1955

New Mexico Oil Conservation Commission Box 871 Santa Fe, New Mexico

Gentlemen:

We have been informed that Shell Oil Company has made application, as provided in Order R=64.5, for administrative approval for commingling in a common tank battery the oil production from their State TB and TD leases in the Townsend Field, Lea County, New Mexico.

You are respectively advised that we hereby waive notice and hearing under Rule 309 (b), as revised by Order R-645, as to said application for approval of the common tankage for the above leases.

Company	AMERADA PETROLEUM CORPORATION	
Name	RS. Christie	
Position_	Division Engineer	

Date 7-5-55

New Mexico Cil Conservation Commission Box 871 Santa Fe, New Mexico

Gentlemen:

We have been informed that Shell Oil Company has made application, as provided in Order R-645, for administrative approval for commingling in a common tank battery the oil production from their State TB and TD leases in the Townsend Field, Lea County, New Mexico.

You are respectively advised that we hereby waive notice and hearing under Rule 309 (b), as revised by Order R-645, as to said application for approval of the common tankage for the above leases.

Yours very truly,

Company

Name

Position

martin

Date dus (2, . or.		
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New Mexico Oil Conservation Commission Box 871 Santa Fe, New Mexico

Gentlemen:

We have been informed that Shell Oil Company has made applicable as provided in Order R-645, for administrative approval for commingling in a common tank battery the oil production from their State TB and Theases in the Townsend Field, Lea County, New Mexico.

You are respectively advised that we hereby waive notice and hearing under Rule 309 (b), as revised by Order R-645, as to said application for approval of the common tankage for the above leases.

Company_	indudia, lengther was all
Name	mre Bradley
Position	Assistant Lanager, Producing Williams.

Date July 6, 1955

New Mexico Oil Conservation Commission Box 871 Santa Fe, New Mexico

Gentlemen:

We have been informed that Shell Oil Company has made application, as provided in Order R-645, for administrative approval for commingling in a common tank battery the oil production from their State TB and The leases in the Townsend Field, Lea County, New Mexico.

You are respectively advised that we hereby waive notice and hearing under Rule 309 (b), as revised by Order R-645, as to said application for approval of the common tankage for the above leases.

Company	unmans	mar	lehem	¿ Cone
Name	L.D.	Stor	m	
Position	Engi	nees		and refered the

Date July 6. 1955

New Mexico Oil Conservation Commission Box 871 Santa Fe, New Mexico

Centlemen:

We have been informed that Shell Oil Company has made application, as provided in Order R-645, for administrative approval for commingling in a common tank battery the oil production from their State TB and TD leases in the Townsend Field, Lea County, New Mexico.

You are respectively advised that we hereby waive notice and hearing under Rule 309 (b), as revised by Order R-645, as to said application for approval of the common tankage for the above leases.

Company_	SOUTHERN	PETROLEUM	EXPLOR E	TION.	ENC.
Name	(and 21.	Human	huan	du	
Position	2resident	t			

Date	July	13.	1955	
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New Mexico Oil Conservation Commission Box 871 Santa Fe, New Mexico

Gentlemen:

We have been informed that Shell Oil Company has made application, as provided in Order R-645, for administrative approval for commingling in a common tank battery the oil production from their State TB and TD leases in the Townsend Field, Lea County, New Mexico.

You are respectively advised that we hereby waive notice and hearing under Rule 309 (b), as revised by Order R-645, as to said application for approval of the common tankage for the above leases.

Company	TIME WATER ASSOCIATED OIL COMPANY	
Name	Show	Imm.
		<i>F</i> •
Position	Manager of Production	

CLYDE N. STONE

ATTORNEY AT LAW
301 LEGGETT BUILDING
TELEPHONE 2-2581
MIDLAND, TEXAS

July 1, 1955

Shell Oil Company Box 1957 Hobbs, New Mexico

Gentlemen:

Re: Centralization of Tankage
State TB (E-8266) and State TD (E-7720)
Lots 14, 15, 16, E/2 SW/4 and SE/4 of
Section 2-16S-35E
Townsend Field, Lea County, New Mexico

This will acknowledge receipt of your letter of July 1, 1955, addressed to Mr. M. A. Machris, 811 Midland Tower Building, Midland, Texas, relative to your proposed application to the New Mexico Oil Conservation Commission to commingle in a common tank battery oil from two leases in the Townsend Field, Lea County, New Mexico.

You are advised that Mr. Machris does not waive notice in hearing as to said application, and further advises that he objects to such practice.

Very truly yours,

Clarks N. Stans

CNS:bw

cc: Amerada Petroleum Corporation Attention: Mr. R. S. Christie Box 2040 Tulsa, Oklahoma

> Cabot Carbon Company Box 2095 Midland, Texas

Magnolia Petroleum Company Box 633 Midland, Texas

Simmons, Markham & Cone Attention: Mr. L. O. Storm 209 Turner Drive Hobbs, New Mexico Southern Petroleum Exploration, Inc. Box 192 Sisterville, West Virginia

Standind Oil and Gas Company Box 1410 Fort Worth, Texas

Tide Water Associated Oil Company Box 731 Midland, Texas

Mr. W. B. Macey
New Mexico Oil Conservation Commission
P. O. Box 871
Santa Fe, New Mexico

June 22, 1955

Shell Oil Company P. O. Box 1957 Hobbs, New Mexico

Attention: Mr. W. E. Owen

Gentlemen:

Reference is made to your letter of June 10, 1955, in which you have requested administrative relief to enable you to produce oil from two separate state oil and gas leases into one common tank battery.

On April 20, 1955, Case No. 879 was heard by this Commission and Order R-645 has been entered which will make it possible to approve the exception you requested. However, as outlined by said order, it will be necessary for you to notify all operators of adjoining oil and gas leases. For your assistance I have enclosed an excerpt of Rule 309, as amended by Order No. R-645.

I regret the delay this additional requirement will entail. However, should you desire immediate temporary relief, you may request such relief from the Secretary-Director of the Commission until such time as a permanent order may be entered.

Your cooperation in this matter will be of great assistance to this office and will be greatly appreciated.

Very truly yours,

C. M. Rieder District Engineer

CMR:jh encl.

DOMESTIC SERVI	CE	
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Send the following message, subject to the terms on back hereof, which are hereby agreed to

SHELL OIL COMPANY P. O. BOX 1957 HOBBS, NEW MEXICO

W. B. OWEN

PENDING THE DISPOSITION OF CASE 938, THIS WILL BE YOUR TEMPORARY AUTHORITY TO

COMMINGLE TOWNSEND-WOLFCAMP PRODUCTION FROM YOUR STATE "TB" AND STATE "TD" LEASES

IN SECTION 2-T15S-R35E IN A COMMON TANK BATTERY. LETTER TO FOLION.

W. B. MACEY SECRETARY-DIRECTOR NEW MEXICO OIL CONSERVATION COMM.

LESSELES TAKEN BY THIS COMPANY ARE SUBJECT TO THE FOLLOWING TERMS

To guard against mistakes or delays, the sender of a message should order it repeated, that is, telegraphed back to the originating office for comparison. For this, one-half the unrepeated message rate is charged in addition. Unless otherwise indicated on its face, this is in unrepeated message and the for as such, in consideration whereoff it is agreed between the sender of the message and the Telegraph Company as follows:

- 1. The Telegraph Company shall not be liable for mistakes or delays in the transmission of delivery, or for non-delivery, of any message received for transmission at the unrapeated-essage rate beyond the sum of five hundred dollars; nor for mistakes or delays in the transmission or delivery, or for non-delivery, of any message received for transmission at the repeated-essage rate beyond the sum of five thousand dollars, unless specially valued; nor in any ease for delays arising from unavoidable interruption in the working of its lines.
- 2. In any next the Telegraph Company shall not be tisule for damages for mistakes or delays in the transmission or delivery, or for the non-delivery, of any message whether dused by the included of its servants or otherwise, beyond the setual loss, not exceeding in any event the sum of five the state of the amount the sender of each message is valued, unless a greater value is stated in writing by the sender thereof at the message is reduced for trinsmission, and unless the repeated message rate of the part of the paid and an additional charge equal to one-tenth of one per cent of the amount by which such valuation shall exceed five thousand dollars.
- 3. The Telegraph Company is hereby made the agent of the sender, without liability, to forward this message over the lines of any other company when accessary to reach its destination.
- 4. Except as otherwise indicated in connection with the listing of individual places in the filed tariffs of the Telegraph. Company, the ameunt paid for the transmission of a connection with the listing of individual places in the filed tariffs of the Telegraph. Company has an office which, as shown by the filed tariffs of the Telegraph Company, is not the or towns of 5,000 or more inhabitants where the Telegraph Company has an Telegraph Company; in cities or towns of 5,000 or more inhabitants where has a shown by the filed tariffs of the Telegraph Company; in cities or towns of 5,000 or more inhabitants where, as shown by the filed tariffs of the Telegraph Company; the telegraph service is performed through the agency of a raifroad company, within one mile of the telegraph company is located, within one talk finish of the telegraph office, in cities or towns of less than 5,000 inhabitants in which an office of the Telegraph Company is located, within one talk finish of the telegraph office. Beyond the limits above specified the Telegraph Company does not undertake to make delivery but will endeavor to arrange for delivery as the senter authorizes the collection of any additional charge from the addressee and agrees to pay such additional charge if it is not collected from the addressee. There will be no additional charge for deliveries made by telephone within the corporate limits of any city or town in which an office of the Telegraph Company is located.
- 5. No responsibility attaches to the Telegraph Company concerning messages until the same are accepted at one of its transmitting offices; and if a message is sent to such office by one of the Telegraph Company's messagers, he acts for that purpose as the agent of the sender.
- 6. The Telegraph Company will not be liable for damages or statutory penalties when the claim is not presented in writing to the Telegraph Company. (a) within ninety days after the message is filed with the Telegraph Company for transmission in the case of a message between points within the United States (except in the case of an intrastate message in Texas, as and (c) within 95 days after the days of a ship at see or in the air, (b) within 95 days after the days after the message is filed with the Telegraph Company for transmission in the case of a message between a point in the United States and a loreign or overseas point that lake a specified above in this paragraph; provided, however, that this condition shall not apply to claims for damages or overcharges within the purview of Section 415 of he Communications Act of 1934, as amended.
- 7. It is agreed that in any action by the Telegraph Company to recover the toils for any messages or messages the prompt and correct transmission and delivery thereof shall be presumed, subject to rebuttal by competent evidence.
- 8. Special terms governing the transmission of messages according to their classes, as enumerated below, shall apply to messages in each of such respective classes in addition to all the foregoing terms.
 - 9. No employee of the Telegraph Company is authorized to vary the foregoing.

5-52

CLASSES OF SERVICE

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INTERNATIONAL SERVICES

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A full rate expedited service.

DAY LETTER (DL)

A deferred service at lower than the full rate

NIGHT LETTER (NL)

Accepted up to 2 A. M. for delivery not earlier than the following morning at rates substantially lower than the full rate telegram or day letter rates.

FULL RATE (FR)

The standard fast service at full rates. May be written in any language that can be expressed in Roman letters, or in secret language. A minimum charge for 5 words applies,

LETTER TELEGRAM (LT)

Overnight plain language messages. Minimum charge for 22 words applies

SHIP RADIOGRAM

A service to and from ships at sea. Plain or secret language may be used. Minimum charge for 5 words applies.

Heart 178



SHELL OIL COMPANY

Box 1957 Hobbs, New Mexico

July 14, 1955

Subject: Centralization of Tankage

State TB(E-8266) and State TD (E-7720) Lots 14, 15, 16, E/2 SW/4 and SE/4 Section 2-16S-35E Townsend Field, Lea County,

New Mexico

New Mexico Oil Conservation Commisssion P. O. Box 871 Santa Fe, New Mexico

Attn: Mr. W. B. Macey

Gentlemen:

Me refer to your letter of like caption, dated July 11, 1955, concerning centralization of tankage for our State TB (E-8266) and State Tb(E-7720) leases in the Townsend Field, Lea County, New Mexico. Since your office is unable to grant administrative approval to our request for exception to Rule 309(a), Section E, Oil Production Operating Practices, of the New Mexico Oil Conservation Commission's Rules and Regulations due to the objection of one of the offset operators, we do hereby request that the subject application be placed on the August 17th docket for public hearing.

In support of the above application, the following data are furnished:

- (1) The separate state leases are contiguous and continuous.
- (2) The separate state leases are dedicated to a common beneficiary.
- (3) All wells on the two leases are producing from a common source of supply.
- (4) No more than eight units will produce into the centralized tank battery, and adequate facilities will be provided for accurately determining production from each well at reasonable intervals.
- (5) The applicant has approval in writing from the State Land Commissioner to commingle oil from the two separate state leases.

(6) All offset operators are being furnished a copy of this letter by registered mail as notification of this application.

We anticipate that before a ruling has been made on the above application, it will be necessary to store oil from the subject leases. We request, therefore, that the Secretary-Director of the Commission grant us immediate temporary permission to commingle the oil production in a common tank battery from Shell's State TB and TD leases comprising Lots 14, 15, 16 E/2 SW/4 and SE/4 of Section 2-16S-35E, Townsend Field, Lea County, New Mexico. The temporary order should remain into effect until permanent order has been issued by the Commission disposing of this case.

Yours very truly,

W. E. Owen

Division Manager

cc: Amerada Petroleum Corp.
Attn: Mr. R. S. Christie
Box 2040
Tulsa, Oklahoma

Cabot Carbon Company Box 2095 Midland, Texas

Mr. M. A. Machris Attn: Mr. Paxton 811 Midland Tower Midland, Texas

Magnolia Petroleum Company Box 633 Midland, Texas Simmons, Markham & Cone Attn: Mr. L. O. Storm 209 Turner Drive Hobbs, New Mexico

Southern Petroleum Exploration, Inc. Box 192 Sisterville, West Virginia

Stanolind Oil & Gas Company Box 1410 Fort Worth, Texas

Tide Water Associated Oil Company Box 731 Midland, Texas OIL OIL TEXAS

August 2, 1955

New Mexico Oil Conservation Commission P. O. Box 871 Santa Fe, New Mexico

Attention Mr. W. B. Macey

Gentlemen:

Pursuant to our telephone conversation this date, we respectfully request that the hearing in Case No. 938 on application by Shell Oil Company for an exception to Rule 309(a) to permit the commingling of oil from two separate state oil and gas leases in the Townsend-Wolfcamp Pool into one central tank battery, set for August 17, be set over until the week of August 29 for the reason that I will not be able to attend said hearing due to reasons explained to you and Shell Oil Company.

This matter has been discussed with Shell and concurred in by Mr. Paxton Howard, General Counsel for this area. Will you please advise us of the date you set for the hearing.

Very truly yours,

WILSHIRE OIL COMPANY OF TEXAS

CNS:bw

cc: Mr. Paxton Howard General Counsel Shell Oil Company P. O. Box 1509 Midland, Texas September 22, 1955

Shell Oil Company P. O. Box 1957 Hobbs, New Mexico

Attention: Mr. W. E. Owen, Division Manager

Dear Sir:

This letter is for the purpose of clarifying acreage and lease holdings as should have been included in our letter written June 2, 1955 granting you permission to commingle oil from two leases.

Permission is hereby granted to commingle oil produced from leases located in $E_{\frac{1}{2}}$ of the $SW_{\frac{1}{4}}$ of Section 2-16S-25E, State Lease E-8266 with oil produced from the $SE_{\frac{1}{4}}$ and Lots 14, 15 and 16 of Section 2-16S-35E, State Lease E-7720.

Very sincerely yours,

E. S. WALKER

Commissioner of Public Lands

ESW:LC:mb

cc: Oil Conservation Commission



August 9, 1955

7/12/28

Mr. W. B. Macey Secretary-Director Oil Conservation Commission P. O. Box 871 Santa Fe, New Mexico

Dear Sir:

I wish to acknowledge receipt of your letter of August 4 advising that the commission would, in all probability, postpone Case No. 938 until the regular hearing on September 15, provided, of course, that such date would be agreeable to both Shell and us.

Please be advised that this date is most agreeable to us, and I appreciate your consideration in the matter.

Very truly yours,

WILSHIRE OIL COMPANY OF TEXAS

CNS:bw

cc: Mr. Richard H. Hughston Attorney Shell Oil Company P. O. Box 1509 Midland, Texas

SHELL OIL COMPANY

MIDLAND AREA

MAILING ADDRESS

P. O. BOX 1509

MIDLAND, TEXAS

GENERAL OFFICES
PETROLEUM BUILDING
MIDLAND, TEXAS

August 8, 1955

Mr. W. B. Macey Secretary-Director Oil Conservation Commission P. O. Box 871 Santa Fe, New Mexico

Dear Sir:

Copy of your letter of August 4, 1955, to Mr. Clyde N. Stone, has been received and we thank you therefor.

Shell Oil Company has no objection to Case 938 being postponed to the regular hearing in September, on September 15, 1955.

Very truly yours,

Richard L. Hughston, Attorney

RLH:AW

cc: Mr. Clyde N. Stone
Wilshire Oil Company of Texas
Leggett Building

Midland, Texas.

OIL CONSERVATION COMMISSION P. O. BOX 871

SANTA FE. NEW MEXICO

August 4, 1955

Mr. Clyde N. Stone Wilshire Oil Company of Texas Leggett Building Midland, Texas

Dear Sir:

Reference is made to your letter of August 2 pertaining to Case 938 which is on our August docket for hearing on August 17.

This is to advise that at the time the case is called the Commission will take your letter into consideration and in all probability will postpone the case to the regular hearing in September, on September 15. If this date is not agreeable to both you and Shell Oil Company, I would appreciate your advising us.

Very truly yours,

W. B. Macey Secretary - Director

WBM: bro

CC-Mr. Paxton Howard General Counsel Shell Oil Company P.O. Box 1509 Midland, Texas

OIL CONSERVATION COMMISSION

P. O. BOX 871

SANTA FE. NEW MEXICO

August 4, 1955

Shell Cil Company Box 1957 Hobbs, New Mexico

Attention: Mr. W. E. Cwen

Gentlemen:

Reference is made to your request for temporary approval of an exception to Rule 309 (a) of the Commission's Statewide Rules and Regulations for permission to commingle production from the Wolfcamp formation of the Townsend-Wolfcamp Pool into a common tank battery. The leases from which production is to be commingled are the State TB (E-8266) and the State TD (E-7720), and comprise lots 14, 15, 16, E/2 SW/4 and the SE/4 of Section 2, Township 16 South, Range 35 East, NMPM, Lea County, New Mexico.

You are hereby granted temporary permission to commingle the production of the above described leases in the Townsend-Wolfcamp Pool into a common tank battery until such time as Case 938 has been heard and a proper order of the Commission can be entered.

Very truly yours,

W. B. MACEY, Secretary Director

CMR/ir

cc: Cil Conservation Commission - Hobbs
Texas-New Mexico Pipeline Company
Wilshire Oil Company of Texas