OIL CONSERVATION COMMISSION

P. O. BOX 871

SANTA FE, NEW MEXICO

October 19, 1955

Mr. Ross Malone 200 West First Street Roswell, New Mexico

Dear Sir:

In behalf of your client, Gulf Oil Corporation, we enclose a copy of Orders R-689, Case 945; R-693, Case 920; R-695, Case 937; issued October 13, 1955, by the Oil Conservation Commission.

Very truly yours,

W. B. Macey Secretary - Director

WBM:brp Enclosures



BEFORE THE GIL 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 CONSIDERING:

CASE NO. 945 Order No. R-689

THE APPLICATION OF GULF CIL CORPORATION FOR AN ORDER GRANTING APPROVAL OF AN EXCEPTION PURSUANT TC RULE 5 (a) OF THE SPECIAL RULES AND REGULATIONS FOR THE EUMONT GAS POGE OF ORDER R-520 IN ESTABLISHMENT OF A 480 ACRE NON-STANDARD GAS PRORATION UNIT CONSISTING OF THE S/2 AND NW/4 OF SECTION 34, TOWNSHIP 20 SOUTH, RANGE 37 EAST, NMPM, LEA COUNTY, NEW MEXICO, TO BE ASSIGNED TO APPLICANT'S BELL-RAMSEY 'C" WELL NO. 1, (FORMERLY BEARING THE NAME BELL-RAMSEY WELL NO. 11) FOR GAS PRORATION PURPOSES IN THE EUMONT GAS POCL.

CRDER OF THE COMMISSION

BY THE CUMMISSION:

This cause came on for hearing at 9 o'clock a.m. on August 17, 1955, at Santa Fe, New Mexico, before the Oil Conservation Commission, bereinsfter referred to as the "Commission".

NOW, on this 13th day of October 1955, the Commission, a quarum being present, having considered the record and testimony adduced, and being fully advised in the premises,

FINDS:

- (1) That due notice of the time and place of hearing and the purpose thereof having been given as required by law, the Commission has jurisolation of this case and the subject matter thereof.
- (2) That the Commission has the power and authority to permit the formation of a gas provation unit consisting of other than a legal section after notice and hearing by the Commission.
- (3) That applicant, Gulf Oil Corporation, is the owner of a state oil and gas lease in Lea County, New Mexico, which lease covers land consisting of other than a legal section, and described as follows:

TOWNSHIP 20 SOUTH, RANGE 37 EAST, NMPM S/2 of Section 34

containing 320 acres, more or less.

(4) That Stanolind is the swner of a federal oil and gas lease in Lea County, New Mexico, which lease covers land consisting of other than a legal section, and described in part as follows:

TOWNSHIP 20 SOUTH, RANGE 37 EAST, NMPM NW/4 of Section 34

containing 160 acres, more or less.

- (5) That applicant, Gulf Oil Corporation, has a producing gas well on the lease described in paragraph (3) above, which well is known as Gulf Oil Corporation's Bell-Ramsey "C" Well No. 1, located 1650 feet from the South line and 2310 feet from the East line of Section 34, Township 20 South, Range 37 East, NMPM, Lea County, New Mexico, the name of said well having been changed on July 20, 1955 from Bell-Ramsey Well No. 11 to Bell-Ramsey "C" Well No. 1.
- (6) That the aforesaid well is located within the horizontal limits of the Eumont Gas Pool as presently defined.
- (7) That the aforesaid well was completed as a gas well in the Eumont Gas Pool in June 1954, which date precedes the effective date of Order R-520.
- (3) That it is practical to pool applicant's aforesaid lease with adjoining acreage in the NW/4 of Section 34, and that negotiations are currently underway between the applicant and Stanolind Oil and Gas Company to effect the unitization of their respective leaseholds as described above.
- (3) That all the acreage included in the proposed proration unit is reasonably presumed to be productive of gas from the Eumont Gas Pool.
- (10) That unless a proration unit consisting of the aforesaid acreage owned by applicant and Stanolind Oil and Gas Company is approved, the applicant will be deprived of the opportunity to recover its just and equitable share of the natural gas in the Eumont Gas Pool.
- (11) That the creation of a proration unit as described above and the assignment of said acreage to the well identified above will prevent waste and protect correlative rights.

IT IS THEREFORE ORDERED:

(1) That the application of Gulf Oil Corporation, for approval of a non-standard proration unit consisting of the following described acreage:

TOWNSHIP 20 SOUTH, RANGE 37 EAST, NMPM NW/4 and S/2 of Section 34

be and the same is hereby approved, and a proration unit consisting of aforesaid acreage is hereby created.

(2) That applicant's well, Bell-Ramsey "C" Well No. 1, located in the NW/4 SE/4 of Section 34, Township 20 South, Range 37 East, NMPM, Lea County, New Mexico, shall be granted an allowable in the proportion that the above described 480 acre unit bears to the standard proration unit for said pool, all until further order of the Commission. That upon completion of unitization agreement applicant shall advise the Commission that the unit agreement has been completed and approved by all parties concerned.

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

STATE OF NEW MEXICO
CIL CONSERVATION COMMISSION

John 7 Summs JOHN F. SIMMS, Chairman

E. S. WALKER, Member

W. B. MACEY, Member and Secretary

