BEFORE THE OIL CONSERVATION COMMISSION

OF THE STATE OF NEW MEXICO

IN THE MATTER OF NORTHWESTERN NOMENCLATURE CASE CALLING FOR THE CREATION OF THE TAPICITO-PICTURED CLIFFS GAS POOL IN RIO ARRIBA COUNTY, NEW MEXICO

CASE NO. 964 Paragraph (e)

MOTION FOR CONTINUANCE

Come and Commission, Now, Southern Union Gas Company, hereby moves for continuance of the above-styled case until the regular November hearing of the Commission. In support of such motion, Southern Union Gas Company respectfully states and shows the following:

(1) That on this day, Southern Union Gas Company, has filed with the Commission an application requesting designation of certain lands in Rio Arriba County, New Mexico, as the Tapicito-Pictured Cliffs Gas Pool, and requesting establishment of 320 acre drilling units for said pool.

(2) That all of the lands designated by the Commission in its notice in Case 964 (e) are also included in the lands referred to in the aforesaid application of Southern Union Gas Company, and that various additional lands also are proposed in said application to be included in the Tapicito-Pictured Cliffs Gas Pool.

(3) That it is in the interest of orderly procedure that the aforesaid matters be consolidated for hearing so that all matters relating to the Tapicito-Pictured Cliffs Gas Pool may be considered and disposed of at the same time.

WHEREFORE, Southern Union Gas Company prays that the hearing in Case 964 (e) be continued until the regular November meeting of the Commission, and that said case be consolidated for hearing at that time with the hearing on the application of Southern Union Gas Company referred to hereinabove.

Respectfully submitted,

never A. S. Grenier

Attorney for Southern Union Gas Company