

CONTINENTAL OIL COMPANY

Fort Worth, Texas February 24, 1956

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

Attention of Mr. W. B. Macey

Gentlemen:

We are enclosing herewith applications in triplicate for exceptions to rule 309 (a) for our Anderson Ranch Unit, State J-2 and Meyer B-4 Leases. It is respectfully requested that the applications be set for hearing either at the regular statewide hearing in March or by an examiner in Hobbs at the earliest convenient date.

Yours very truly,

VTL-CLM Enc

BEFORE THE OIL CONSERVATION COMMISSION OF THE STATE OF NEW MEXICO

IN THE MATTER OF THE APPLICATION OF CONTINENTAL OIL COMPANY FOR EXCEPTION TO RULE 309 (a) OF THE RULES AND REGULATIONS IN ORDER TO PRODUCE INTO COMMON TANKAGE 9 WELLS IN THE ANDERSON RANCH (WOLFCAMP) POOL ON ITS ANDERSON RANCH UNIT LOCATED IN SECTIONS 2 AND 11, T-16-S, R-32-E, NMPM, LEA COUNTY NEW MEXICO.

CASE 1043

APPLICATION

Comes now applicant, Continental Oil Comapny, and would respectfully show unto the Commission:

- 1. That applicant is the operator of the Anderson Ranch Unit located in Sections 1, 2, 11, 12, 13, and 14, T-16-S, R-32-E, Lea County, New Mexico as approved by order No. R-154 of this Commission, dated May 1, 1952.
- 2. That applicant has drilled and completed on said unit nine wells which are producing from the Anderson Ranch Wolfcamp pool.
- 3. That the gathering lines are located so that it is feasible to produce all nine wells into a common tank battery without waste.
- 4. That equipment is installed in such a manner that each well can be tested individually.
- 5. That the production of the said nine wells into a common tank battery will result neither in waste nor the impairment of correlative rights.

Wherefore, applicant respectfully prays that this application be set for hearing upon due notice and that upon hearing an order be entered granting applicant an exception to rule 309 (a) permitting applicant to produce into common tankage the said nine wells on said unit as described above.

Respectfully submitted,

CONTINENTAL OIL COMPANY

By Hugh Johnston

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BEFORE THE OIL CONSERVATION COMMISSION OF THE STATE OF NEW MEXICO

IN THE MATTER OF THE APPLICATION OF CONTINENTAL OIL COMPANY FOR EXCEPTION TO RULE 309 (a) OF THE RULES AND REGULATIONS IN ORDER TO PRODUCE INTO COMMON TANKAGE
9 WELLS IN THE ANDERSON RANCH
(WOLFCAMP) POOL ON ITS ANDERSON
RANCH UNIT LOCATED IN SECTIONS 2 AND 11, T-16-S, R-32-E, NMPM, LEA COUNTY, NEW MEXICO

APPLICATION

Does of Mark Comes now applicant, Continental Oil Company, and would respectfully show unto the Commission:

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- 2. That applicant has drilled and completed on said unit nine wells which are producing from the Anderson Ranch Wolfcamp pool.
- That the gathering lines are located so that it 3. is feasible to produce all nine wells into a common tank battery without waste.
- 4. That equipment is installed in such a manner that each well can be tested individually.
- That the production of the said nine wells into 5. a common tank battery will result neither in waste nor the impairment of correlative rights.

Wherefore, applicant respectfully orays that this application be set for hearing upon due notice and that upon hearing an order be entered granting applicant an exception to rule 309 (a) permitting applicant to produce into common tankage the said nine wells on said unit as described above.

> Respectfully submitted. CONTINENTAL OIL COMPANY

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