CARPER BUILDING - P.O. BOX 644 ARTESIA, NEW MEXICO 6 October 1956

JEE EY AT LAW IG-P.O. BOX 644 EW MEXICO er 1956 EX (the fulle 303 EX (the fulle 303

New Mexico Oil Conservation Commission 125 Mabry Hall Capitol Building Santa Fe, New Mexico

Dear Sirs:

Enclosed please find the application of Jack Plemons and Alvin L. Hewitt for permission to produce into common tankage from their two wells on Federal Lease Las Cruces Serial Number 065015, E/2 NW/4 Section 30, Township 17 South, Range 31 East, in Eddy County.

I would appreciate your setting this application for hearing before an Examiner at Hobbs at the earliest possible date.

Very truly yours,

a. J. Losee

EBS:NW Encl.: 3

BEFORE THE OIL CONSERVATION COMMISSION

OF THE STATE OF NEW MEXICO

IN THE MATTER OF THE APPLICATION OF JACK PLEMONS AND ALVIN L. HEWITT FOR EXCEPTION TO RULE 303 OF THE RULES AND REGULATIONS IN ORDER TO PRODUCE INTO COMMON TANKAGE THEIR NUMBER ONE WELL LOCATED ON THE NE/4 NW/4 OF SECTION 30, TOWNSHIP 17 SOUTH, RANGE 31 EAST (PREMIER POOL) AND THEIR NUMBER TWO WELL LOCATED ON THE SE/4 NW/4 OF SAID SECTION 30, TOWNSHIP 17 SOUTH, RANGE 31 EAST (FREN POOL), BOTH ON APPLICANTS FEDERAL LEASE, LAS CRUCES SERIAL NUM-BER 065015, IN EDDY COUNTY.

No.

APPLICATION

NOW COME JACK PLEMONS and ALVIN L. HEWITT and respectfully show the Commission:

 That applicants are the owners of Federal Oil and Gas Lease Las Cruces Serial No. 065015, formerly No. 031844, covering the E/2 NW/4 of Section 30, Township 17 South, Range 31 East, in Eddy County, New Mexico.

2. That applicants are the owners of the working interest in two wells on said lease designated as wells numbers 1 and 2 and located, respectively, on the NE/4 of the NW/4 (Premier Pool) and on the SE/4 of the NW/4 (Fren Pool). That all interests in, or payments out of, production are identical in said two tracts. That prior to June, 1956, both such wells were producing from the Fren Pool and into common tankage, but that well No 2 was deepened and is now producing from the Premier Pool.

3. That it is feasible to produce both said wells into a common tank battery without waste.

4. That the production of both said wells into a common tank battery will result neither in waste nor in the impairment of correlative rights.

5. That neither of said wells is at present capable of making its allowable, well No. 1 being capable of producing no more than 25 barrels per day and well No. 2 being

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capable of producing no more than four barrels per day.

6. That it is not economical to maintain a separate tank battery for the production from well No. 2, and that since June, 1956, such well has been temporarily abandoned because applicants could not economically provide separate tankage; that to require the maintenance of a separate tank battery for such well would result in waste in that such well would have to be permanently abandoned; that waste will be prevented and conservation promoted if this application is granted, by the recovery of oil which might otherwise not be recovered.

WHEREFORE, applicants respectfully pray that this application be set for hearing after due notice as required by law and that such hearing be held before an Examiner at Hobbs, New Mexico, and that an order be entered granting applicants an exception to Rule 303 and permitting the applicants to produce into common tankage the said two wells as described above.

> A. J. Losee Carper Building Artesia, New Mexico Attorney for Applicant

STATE OF NEW MEXICO SS. COUNTY OF EDDY

JACK PLEMONS, being first duly sworn upon his oath, states:

That he is one of the applicants named in the within and foregoing application; that he has read the same and understands the contents thereof, and that the matters therein stated are true and correct according to his best information and felief.

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SUBSCRIBED AND SWORN to before me this 6 day of October, 1956.

Notary Public

My Commission Expires:

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A. J. LOSEE ATTORNEY AT LAW CARPER BUILDING - P.O. BOX 644 ARTESIA, NEW MEXICO 19 October 1956

Cose# 1167



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Mr. Warren Mankin, Examiner Oil Conservation Commission 125 Mabrey Hall Santa Fe, New Mexico

> Re: Application of Jack Plemons and Alvin L. Hewitt for Exception to Rule 303

Gentlemen:

Enclosed please find amendment, in triplicate, to the original application filed in your office. This amendment corrects the last phrase of the third sentence of paragraph two to correctly state that Well No. 1 was deepened into the Premier Pool.

Thank you for bringing this matter to my attention.

Very truly yours coel Losee

AJL:NW Enclosure

OF THE STATE OF NEW MEXICO

IN THE MATTER OF THE APPLICATION OF JACK PLEMONS AND ALVIN L. HEWITT FOR EXCEPTION TO RULE 303 OF THE RULES AND REGULATIONS IN ORDER TO PRODUCE INTO COMMON TANKAGE THEIR NUMBER ONE WELL LOCATED ON THE NE/4 NW/4 OF SECTION 30, TOWNSHIP 17 SOUTH, RANGE 31 EAST (PREMIER POOL) AND THEIR NUMBER TWO WELL LOCATED ON THE SE/4 NW/4 OF SAID SECTION 30, TOWNSHIP 17 SOUTH, RANGE 31 EAST (FREN POOL), BOTH ON APPLICANTS FEDERAL LEASE, LAS CRUCES SERIAL NUM-BER 065015, IN EDDY COUNTY.

No. 116

AMENDMENT TO APPLICATION

COME NOW JACK PLEMONS and ALVIN L. HEWITT and respectfully set forth this Amendment to their original application:

1. The last phrase of the third sentence of paragraph No. 2 of said original Application is amended to read "but that Well No. 1 was deepened and is now producing from the Premier Pool."

2. That all other allegations contained in the original application shall remain the same.

WHEREFORE, applicant prays that this amendment to his original application be accepted and for the relief prayed for in the original application.

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Carper Building Artesia, New Mexico Attorney for Applicant