BEFORE THE OIL CONSERVATION COMMISSION

STATE OF NEW MEXICO

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IN THE MATTER OF THE APPLICATION OF GRARIDGE CORPORATION FOR AN EMERGENCY ORDER AUTHORIZING PRODUCTION OF TWO WELLS AT CAPACITY IN THE WATER FLOOD PROJECT HERETOFORE AUTHORIZED IN THE CAPROCK-QUEEN POOL IN LEA AND CHAVES COUNTIES, NEW MEXICO

Case No. 1324

APPLICATION

Comes now Applicant, Graridge Corporation, by its attorneys, and states:

1. The Commission, by its Order No. R**4**-972, and amendments thereto, has heretofore approved a water flood project operated by the Applicant in the Caprock-Queen Pool in Lea and Chaves Counties, New Mexico.

2. Applicant's Well No. 32-5 in the SW\2NW\2 of Section 32, Township 12 South, Range 32 East, upon being tested on October 22, 1958, tested a producing capacity of 41 barrels of oil per day, and Applicant's Well No. 32-11 in the NE\2SW\2 of Section 32, Township 12 South, Range 32 East, upon being tested on the same date, showed a producing capacity of 27 barrels of oil per day, having risen from a producing capacity of 3 barrels of oil per day within a thirty-day period. The increase of production in the aforesaid two wells is due to a response to additional injection wells added to the project upon approval as required by the Commission.

3. The Commission is requested to issue its emergency order authorizing Applicant to operate its two wells at capacity inasmuch as production cannot be curtailed without causing reduction in the ultimate recovery of oil.

WHEREFORE, Applicant requests that an emergency order be issued granting to each of the above described wells an allowable equal to their capacity to produce.

Respectfully submitted,

GRARIDGE CORPORATION

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Jap) By: Jack M. and Campbel1 FOR: CAMPBELL & RUSSELL