

BEFORE THE OIL CONSERVATION COMMISSION  
OF THE STATE OF NEW MEXICO

IN THE MATTER OF THE APPLICATION OF )  
GRARIDGE CORPORATION FOR AN ORDER )  
GRANTING CAPACITY ALLOWABLE FOR THREE )  
WELLS IN THE CAPROCK-QUEEN POOL, LEA )  
AND CHAVES COUNTIES, NEW MEXICO.

CASE NO. 1324

*Call this  
case 1195 and  
make all future  
work in this W.F.  
case 1195.*

APPLICATION

Comes now Applicant, Graridge Corporation, by its Attorneys,  
Campbell & Russell, and states:

1. The Commission, by its Order No. R-972 and amendments thereto, has heretofore approved a water flood project operated by Applicant in the Caprock-Queen Pool in Lea and Chaves Counties, New Mexico.
2. Certain wells have reflected an increase of production due to a response to the injection of water as a part of the development of the project and unless said wells are granted capacity allowables waste will result.

WHEREFORE: Applicant requests the Commission, after hearing before an Examiner, to issue its order granting capacity allowables to the following described wells:

<u>Well No.</u>	<u>Location</u>
29-13	SW/4SW/4 Sec. 29 12S 32E
36-15	SW/4SE/4 Sec. 36 12S 31E
6-5	SW/4NW/4 Sec. 6 13S 32E

DATED: MAY 20, 1959

Respectfully Submitted

Graridge Corporation

By:

*Clark M. Campbell*  
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For Campbell & Russell

Its Attorneys

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JH*