OIL CONSERVATION COMMISSION P. O. BOX 871

SANTA FE, NEW MEXICO

February 14, 1958

Mr. R. E. Elliott Standard Oil Company of Texas P.O. Box 1249 Houston 1. Texas

Dear Mr. Elliott:

We enclose a copy of Order R-1124 issued February 12, 1958, by the Oil Conservation Commission in Case 1357, which was heard on January 29th at Santa Fe.

You will note that the third paragraph in the "It Is Therefore Ordered" portion of the order requires that each of the positive displacement flow meters shall be calibrated in a manner and at intervals satisfactory to the Commission. Standard Oil Company of Texas is hereby directed to calibrate each of the positive displacement flow meters at intervals not to exceed one month and to file a report of said calibrations with the Commission. The meters shall be calibrated against a master meter or against a test tank of measured volume.

Very truly yours,

A. L. Porter, Jr. Secretary - Director

ALP/DSN:bp Encl.



STANDARD DIG COMPANY OF TEXAS

P.O. BOX 1249 • HOUSTON 1 • TEXAS

February 8, 1958



New Mexico Oil Conservation Commission Box 871 Santa Fe, New Mexico

Attention: Mr. Dan Nutter

Gentlemen:

Attached are two additional Production Agreements which contain the signatures of representatives of the Board of Trustees of Monmouth College and R. J. Atwood and Hazel Brown Atwood.

It is requested that these Production Agreements be added to those submitted as evidence in Case 1357 at Examiner Hearing dated January 29, 1958.

Yours very truly

C. N. Segnar, Chief Engineer

RHS/bh

PRODUCTION AGREEMENT

STATE OF NEW MEXICO
COUNTY OF EDDY

KNOW ALL MEN BY THESE PRESENTS:

whereas, on the 11th day of January, 1954, Mary Lorena Higgins et al, entered into an oil, gas and mineral lease with Standard Oil Company of Texas, the same being recorded in Volume 62, page 43 of the Oil and Gas Records of Eddy County, New Mexico, covering, among other lands, the following described land to-wit:

Tracts Nos. 311, 312, 322, 323, 324, 326, 327, 329,3330, 331, 340, 343, 344, 345, 346, 347, 348, 349, 351, 352, 357, 372, Section 12, Township 18 South, Range 26 East, N.M.P.M., and in Fairchild's Farm Lands, of said lands filed in the office of the Probate Clerk and Ex-Officio Recorder of Eddy County, New Mexico.

whereas, on the 30th day of March, 1954, Marion Easton Adams et al, entered into an oil, gas and mineral lease with Standard Oil Company of Texas, the same being recorded in Volume 62, page 208 of the Records of Eddy County, New Mexico, covering, among other lands, the following described land to-wit:

Tracts Nos. 353 and 354, Section 12, T-18-S, R-26-E, N.M.P.M., and in Fairchild's Farm Lands, as shown by the plat of said lands filed in the office of the Probate Clerk and Ex-Officio Recorder of Eddy County, New Mexico.

WHEREAS, on the 11th day of February, 1954, W. H. Swearingen and wife, Addie Swearingen, entered into an oil, gas and mineral lease with Standard Oil Company of Texas, the same being recorded in Volume 62, page 62 of the Oil and Gas Records of Eddy County, New Mexico, covering, among other lands, the following described land to-wit:

Tracts Nos. 328, 342, 355, 356 and 371 in Section 12, all in T-18-8, R-26-E of N.M.P.M. and lying in Pairchild's Farm Lands as per plat of record in the office of the Ex-Officio Recorder and Probate Clerk of Eddy County, New Mexico.

WHEREAS, on the 1st day of Movember, 1956, Maxine Brown Phillips et al, entered into an oil, gas and mineral lease with Standard Oil Company of Texas, the same being recorded in Volume 78, page 111 of the Oil and Gas Records of Eddy County, New Maxing, covering:

Tract No. 325 in Section 12, all in T-18-S, R-26-E of N.M.P.M. and lying in Fairchild's Farm Lands as per plat of record in the office of the Ex-Officio Recorder and Probate Clerk of Eddy County, New Mexico.

WHEREAS, on the 29th day of October, 1956, Roy E. Wade and wife, Mozell Wade, entered into an oil, gas and mineral lease with Standard Oil Company of Texas, the same being recorded in Volume 77, page 411 of the Oil and Gas Records of Eddy County, New Nexico, covering:

Tract No. 350 in Section 12, all in T-18-S, R-26-E of N.M.P.M. and lying in Fairchild's Farm Lands as per plat of record in the office of the Ex-Officio Recorder and Probate Clerk of Eddy County, New Mexico.

of Park College of Parkville, Misseuri, acting by and through its duly authorised President, Mosseuri, and the Board of Trustees of Monmouth College of Monmouth, Illinois, acting by and through its duly authorised President, Robert W. Gibson, entered into an oil, gas and mineral lease with Standard Oil Company of Texas, the same being recorded in Volume 79, page 427 of the Records of Eddy County, New Maxico, covering:

All of Treet 341, Section 12, T-18-S, R-26-E of the H.M.P.M., said treet located in Pairchild's Farm Lands as shown by the plat of said lands on file in the office of the Probate Clerk and Ex-Officio Recorder of Eddy County, New Mexico.

into an oil and gas lease with George W. Littlefield, the same being recorded in Volume 68, page 79 of the Records of Eddy County, New Nexico, and whereas, on the 25th day of May, 1955, George W. Littlefield made an assignment of an oil and gas lease to Gulf Oil Corporation, the same being recorded in Volume 68, page 82 of the Records of Eddy County, New Nexico, said lease and assignment covering, among other lands, the following described land to-wit:

Tracts Nos. 311, 312, 322, 324, 327, 329, 330, 331, 345, 346, 351, 352, 357 and 372, Section 12, T-18-S, R-26-E, all in Fairchild Farm Lands, Eddy County, New Mexico.

WHEREAS, on the 25th day of June, 1957, Standard Oil Company of Texas and Gulf Oil Corporation, Lessees, entered two pooling agreements by which the following tracts of land were pooled and combined into two separate that the tracts in accordance with the rules

and regulations of the Conservation Commission and in a manner which would promote the conservation of oil and gas in, under, and that may be produced from, said premises. Said units cover:

Unit 1: Tracts No. 351, 352, 353, 354, 355, 356 and 357, Section 12, T-18-8, R-26-E, N.M.P.M., Eddy County, New Mexico

Unit 2: Tracts No. 311, 312, 322, 323 and 324, Section 12, T-18-S, R-26-E, N.M.P.N., Eddy County, New Mexico

WHEREAS, in addition to the two tracts above described as being pooled and combined, it is the intention of Lessees to enter additional pooling agreements on the following approximately 40-acre parcels of land:

Proposed Unit 3: Tracts No. 344, 345, 346, 347, 348, 349 and 350, Section 12, T-18-S, R-26-E, H.M.P.M., Eddy County, New Mexico

Proposed Unit 4:
Tracts No. 325, 326, 327, 371 and 372, Section 12,
T-18-S, R-26-E, N.M.P.M., Eddy County, New Mexico

Proposed Unit 5: Tracts No. 326, 329, 330, 331, 340, 341, 342 and 343 Section 12, T-18-S, R-26-E, N.M.P.M., Eddy County, New Mexico

WHEREAS, on the 6th day of September, 1957, Standard Oil Company of Texas and Gulf Oil Corporation entered into an operating agreement providing for the development and operation of any pooled unit or units on land situated in Sections 2, 11, and 12, T-18-S, R-26-E, Eddy County, New Mexico.

WHEREAS, Standard Oil Company of Texas, as Operator, contemplates successful completion of a well for oil and/or gas on each of the above described units and proposed units and whereas it is the desire of Lessors and Lessees named herein, in order to operate said leases more efficiently, to commingle the oil produced therefrom into common storage.

NOW, THEREFORE, Lessors listed below, for and in consideration of the sum of Ten and No/100 Dollars (\$10.00) and other good and valuable considerations in hand paid by Standard Oil Company of Texas, do hereby grant to Standard Oil Company of Texas the right to commingle all of the production from any and all units formed, to develop and operate the above described units and proposed units whether such units have previously been entered into or are entered into during the time the leases listed above are in effect, and to run said oil into common tank batteries without the necessity of gauging the

production from each such unit into separate tanks, provided, however, before such oil is commingled and at all times during such commingling, Standard Oil Company of Texas shall install and maintain an adequate metering device on each of such units, provided, however, that any evaporation or other loss occurring after commingling shall be provided to all units being produced into the common tank batteries. Lessors agree that payment of royalty oil accruing to their interest calculated on runs and sales from such common tankage and based on the above calculations, shall be deemed in full compliance with the terms and provisions of said leages.

with the terms and provision	s of said lea	Mes.
EXECUTED in counter	rpart this _	day of , 195_
ATTEST:		STANDARD OIL COMPANY OF TEXAS
Assistant Secretary		By Vice Fresident
ATTEST:		GULF OIL CORPORATION
Assistant Secretary	· · ·	Ву
ATTEST:		HIGGIES TRUST, INC.
		By
Marion Easton Adams		William J. Easton
Frances S. Easton	T T W W T T T T T T T T T T T T T T T T	W. I. Swearingen
Addie Swearingen	desamples and departs	Maxine Brown Phillips
Earl C. Phillips	in in a dipp	Charles Norman Brown
Lillian Brown		Relea Brown O'Donnell
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	My Commissio	n Expires	i i	2.4	9.5						

STATE OF

COUNTY OF

On this day of 195_ personally appeared NOY E. WARE and wife, MOZELL WADE, to me known to be the persons described in and who expected the foregoing instrument, and acknowledged to me that they executed the same as their free act and deed.

seal the day and year	HEREOF, I have hereunto se in this sertificate above	et my hand and affixed my official written.
	Notary P	blic, County,
My Commission Expires	4	
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STATE OF MISSOURI		
COUNTY OF JACKSON		m Plant of mountain of
on this 2	1 - A Q	The Beard of Trustees of 1958, before me
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My Commission Expires	une 29, 1958	
STATE OF ILLIEOTS		
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to me personally known, who, being by me the Propilicat of Nammouth College and that the is the Corporate Seal of said College and that I sealed in behalf of said College by authority of seal affixed to said instrusted and instrument was signed a its Board of Trustees and said Report V. Gibson asknowledged said instrument to be the free act and deed of said Chilago.

IN WITHESS MINISO, I have hereunto set my hand and affixed my official seal on this the day and year in this certificate above written.

Motary Public

My Commission Expires

The parties

PRODUCTION AGREEMENT

STATE OF NEW MEXICO OF COUNTY OF EDDY

KNOW ALL MEN BY THESE PRESENTS:

whereas, on the 11th day of January, 1954, Mary Lorena Higgins et al, entered into an oil, gas and mineral lease with Standard Oil Company of Texas, the same being recorded in Volume 62, page 43 of the Oil and Gas Records of Eddy County, New Mexico, covering, among other lands, the following described land to-wit:

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of Park College of Parkville, Missouri, acting by and through its duly authorized President, Robert W. Long, and the Board of Trustees of Monmouth College of Monmouth, Illinois, acting by and through its duly authorized President, Robert W. Gibson, entered into an oil, gas and mineral lease with Standard Oil Company of Texas, the same being recorded in Volume 79, page 427 of the Records of Eddy County, New Mexico, covering:

All of Tract 341, Section 12, T-18-8, R-26-E of the N.M.P.M., said tract located in Fairchild's Farm Lands as shown by the plat of said lands on file in the office of the Probate Clerk and Ex-Officio Recorder of Eddy County, New Mexico.

WHEREAS, on the 29th day of January, 1954, Laura H. Cahoon entered into an oil and gas lease with George W. Littlefield, the same being recorded in Volume 68, page 79 of the Records of Eddy County, New Mexico, and whereas, on the 25th day of May, 1955, George W. Littlefield made an assignment of an oil and gas lease to Gulf Oil Corporation, the same being recorded in Volume 68, page 82 of the Records of Eddy County, New Mexico, said lease and assignment covering, among other lands, the following described land to-wit:

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which the following tracts of land were pooled and combined into two separate
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and regulations of the Conservation Commission and in a manner which would promote the conservation of bil and gas in, under, and that may be produced from, said premises. Said units cover:

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Proposed Unit 5: Tracts No. 328, 329, 330, 331, 340, 341, 342 and 343 Section 12, 7-18-S, R-26-E, N.M.P.M., Eddy County, New Mexico

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NOW, THEREFORE, Lessors listed below, for and in consideration of the sum of Ten and No/100 Dollars (\$10.00) and other good and valuable considerations in hand paid by Standard Oil Company of Texas, do hereby grant to Standard Oil Company of Texas the right to commingle all of the production from any and all units formed, to develop and operate the above described units and proposed units whether such units have previously been entered into or are entered into during the time the leases listed above are in effect, and to run said oil into common tank batteries without the necessity of gauging the

production from each such unit into separate tanks, provided, however, before such oil is commingled and at all times during such commingling, Standard Oil Company of Texas shall install and maintain an adequate metering device on each of such units, provided, however, that any evaporation or other loss occurring after commingling shall be provated to all units being produced into the common tank batteries. Lessors agree that payment of royalty oil accruing to their interest calculated on runs and sales from such common tankage and based on the above calculations, shall be deemed in full compliance with the terms and provisions of said leases.

EXECUTED in counterpart	this, 195
ATTEST:	STANDARD OIL COMPANY OF TEXAS
Assistant Secretary	By Vice President
atest;	GULF OIL CORPORATION
. Assistant Secretary	Ву
*	
Mary Lorena Higgins, Trustee of and for the Estates of the Devise and Heirs at law of E. C. Higgins and as Agent and Attorney-in-Fact	es ,
for W. F. Higgins, Flora May Sdwards, S. O. Higgins, Thelma Higgins Kesler, Mrs. Eula Higgins Sarl Curtis Higgins, Samuel O.	Marion Easton Adams
Higgins, J. Vernon Higgins, and Mary Higgins Smith	William J. Easton
	Frances S. Easton
V. H. Swearingen	Addie Swearingen
Maxine Brown Phillips	Earl C. Phillips
Charles Norman Brown	Lillian Brown
Helen Brown O'Donnell	Joseph O'Donnell

Frace Brown Dalbey		Jackson Dalbey
Sh. A	74	() At 0
Hazel Frown Atwood	terand	R. J Atwood
Roy E. Wade		Mozell Wade
ATTEST:		THE BOARD OF TRUSTEES OF PARK COLLEGE
		Ву
		Robert W. Long, President
ATTEST:		THE BOARD OF TRUSTEES OF MONMOUTH COL
		ByRobert W. Gibson, President
Katherine Cahoon		Laura H. Cahoon
Daniel Hedgecoxe Cahoon		Louise Cahoon Keller
		Mabel Cahoon Lamon
COUNTY OF HARRIS		
On this	day of	, 195_, before , to me personally known,
COMPANY OF TEXAS, and t Seal of said Corporatio	hat the seal af n and that said ion by authorit	, to me personally known, hat he is Vice President of STANDARD CIL. fixed to said instrument is the Corporate instrument was signed and sealed in y of its Board of Directors, and said nowledged said instrument to be the free
act and deed of said Co		nowleafed said instrument to be the lies
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My Commission Expires

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COUNTY OF	X		
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said Corporation.			
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STATE OF	♦		
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CLASS OF SERVICE This is a fast message

unless its deferred char-

acter is indicated by the

proper symbol.

TELEGRAM

W. P. MARSHALL, PRESIDENT

The filing time shown in the date line on domestic telegrams is STANDARD TIME at point of origin. Time of receipt is STANDARD TIME

SYMBOLS

DL = Day Letter

NL=Night Letter

LT=International Letter Telegran

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1958 JAN

HSB 377 PD=FAX HTUSTON TEX 2 240PMC= EXICO OIL CONSERVATION COMMISSION=

1958 JAN 🤈 PM 2 20

SANTA FE NMEX=

MR. A L PORTER JR. REFERENCE IS MADE TO CASE NO OF STANDARD OIL COMPANY OF TEXAS SET FOR EXAMINER MG MUARY 7, 1958. IN ORDER TO ALLOW ADDITIONAL TIME FOR SECURING SIGNATURES OF ROYALTY OWNERS, REQUEST THE HEARING OF CASE 1357 BE CONTINUED AND SET FOR NEXT REGULAR EXAMINER HEARING=

N SEGNAR CHIEF ENGINEER=

Cx - 7-0311

THE COMPANY WILL APPRECIATE SUGGESTIONS FROM ITS PATRONS CONCERNING ITS SERVICE



GULF OIL CORPORATION

P.O. DRAWER 1290 · FORT WORTH 1, TEXAS

FORT WORTH
PRODUCTION DIVISION

December 16, 1957

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

Gentlemen:

This is to advise that Gulf Oil Corporation has been given due notice that Standard Oil Company of Texas is making application for permission to commingle in a common tank battery the oil produced from the Atoka Pool underlying the leases comprising the SW/4 of the SE/4, NW/4 of the NW/4, NW/4 of the SE/4, SE/4 of the NW/4, and SW/4 of the NE/4, all in Section 12, T-18-5, R-26-E, Eddy County, New Mexico. We hereby waive notice of hearing and advise that we have no objection to the approval of this commingling of the oil produced from the above-mentioned leases into a common tank battery.

Executed this 16th day of December, 1957.

Yours very truly,

GULF OIL CORPORATION

By: Mina Story Attorney In-Fact 02