BEFORE EXAMINER UTZ

OIL CONSERVATION CUMMISSION

4. EXHIBIT NO. 2

CASE NO. / 48

## AMENDMENT TO GAS POOLING AGREEMENT

STATE OF NEW MEXICO
COUNTY OF LEA

KNOW ALL MEN BY THESE PRESENTS:

THAT WHEREAS, Gulf Oil Corporation, hereinafter referred to as "Gulf", and Cities Service Oil Company, hereinafter referred to as "Cities Service", on February 21, 1956 entered into a Gas Pooling Agreement whereby all leasehold and royalty interests in the following described lands were pooled as to all dry gas and associated liquid hydrocarbons within the vertical limits of the Eumont Gas Pool:

Lots 13 and 14 and the SW/4 of Section 2, Township 21 South, Range 36 East, N.M.P.M., Les County, New Mexico;

Reference to said Gas Pooling Agreement is here made for all purposes; and

WHEREAS, it is the desire of Gulf and Cities Service that the aforesaid Gas Pooling Agreement be amended to include a portion of Gulf's R. R. Bell-State Lease No. 15,711, State of New Mexico Oil and Gas Lease No. B-230, dated September 10, 1931, insofar as it covers the following described lands:

The N/2 NW/4 of Section 11, Township 21 South, Range 36 East, N.M.P.M., Lea County, New Mexico;

the same also being limited to dry gas and associated liquid hydrocarbons within the vertical limits of the Eumont Gas Pool;

NOW, THEREFORE, in consideration of the premises said Gas Pooling Agreement is hereby amended so that all leasehold and royalty interests in dry gas and associated liquid hydrocarbons within the vertical limits of the Eumont Gas Pool, as defined in Order No. R-520 of the New Mexico Oil Conservation Commission, are pooled insofar as they cover the following described lands:

Lots 13 and 14 and the SW/4 of Section 2, and the N/2 NW/4 of Section 11, Township 21 South, Range 36 East, N.M.P.M., Lea County, New Mexico.

This Amendment to Gas Pooling Agreement shall become effective as of the date an increased gas allowable is first made effective to cover the expanded pooled proration unit, meaning thereby that in the event the increased allowable is made effective retroactively then and in such event this Amendment shall become likewise retroactively effective, and shall remain in force and effect for a period of one year and so long thereafter as dry gas (with or without associated liquid hydrocarbons) is produced from any part of said expanded pooled proration unit in paying quantities. However, this instrument shall terminate and be of no further force and effect in the event said increased gas allowable is not obtained within one year from the date hereof.

IN WITNESS WHEREOF, this Amendment is executed this 24 had day of April 1958.

ATTENDATION

By Mathellshear Manager

Attorney In Fact

Adalahan Sagretary

CITIES SERVICE OIL COMPANY

STATE OF NEW MEXICO	
COUNTY OF CHAVES	
The foregoing instr	ument was acknowledged before me this
8 day of may	, 1958, by W. A. Shellshear,
Attorney-in-Fact of GULF	OIL CORPORATION, a Pennsylvania corpora-
tion, on behalf of said corpor	ration.
	R.B. Farker Notary Public
Commence Repires:	
MASSESSES COURTS	
a march of and	before an personally appeared
Substitute of Manage-In-thest in behalf and the same of the same o	of Cities Service Cit Servence, and is the State and and dead of said Cities
250.00	Tuth The Park
OKINION W	
My Commission Expires:	

CONTRACTOR OF THE PROPERTY OF		
WINNISM OF TALLS LANDS	Date: Br fi	فعد
		•
	Date:	وساريه