BEFORE THE OIL CONSERVATION COMMISSION OF THE STATE OF NEW MEXICO

IN THE MATTER OF THE APPLICATION OF Max Pray) for an Order establishing temporary 80 acre) proration units for an undesignated of 1 pool) consisting of the West Half Section 27,) East Half Section 28, Northeast Quarter) Section 33 and Northwest Quarter Section 34,) Township 12 South, Range 37 East, Lea County,) New Mexico.

Case No. 20/2

APPLICATION

COMES NOW Max Pray, Applicant, by his attorneys, Campbell & Russell, Roswell, New Mexico and states:

- 1. He is the owner of certain leasehold interests consisting of the W2, Section 22, NW2, N2SW4, SW4SW4, Section 27, N2SW4 Section 28, Township 12 South, Range 37 East, Lea County, New Mexico.
- 2. He has completed his Max Pray #1 Zealan L. Craig well in the center of the NE $\frac{1}{2}SW_4$ of said Section 27 as an oil well in the Devonian formation.
- 3. Said well is in a heretofore undesignated common source of supply.
- 4. Due to geologic, resevoir and economic conditions it is desirable that said common source of supply be developed at least for the time being, upon a basis of 80 acre proration units.

WHEREFORE, applicant requests the Commission to set this matter down for hearing, before an Examiner or the Commission, publish notice as required by law, and after hearing enter its order:

- 1. Designating a new oil pool as the result of the completion of the Max Pray #1 Zealan L. Craig well.
- 2. Establishing temporary special rules for the pool providing for 30 acre proration units, said rules to be in effect for a period not to exceed one year.

Dated: June 21, 1950

Respectfully submitted,
Max Pray, Applicant
by: Campbell & Russell
P. O. Box 766
Roswell, New Mexico

Applicant's Attorneys