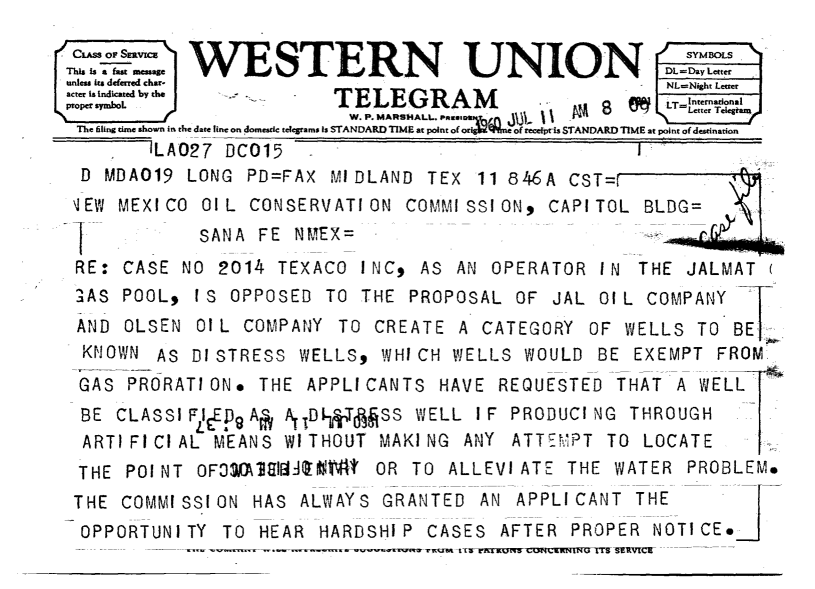
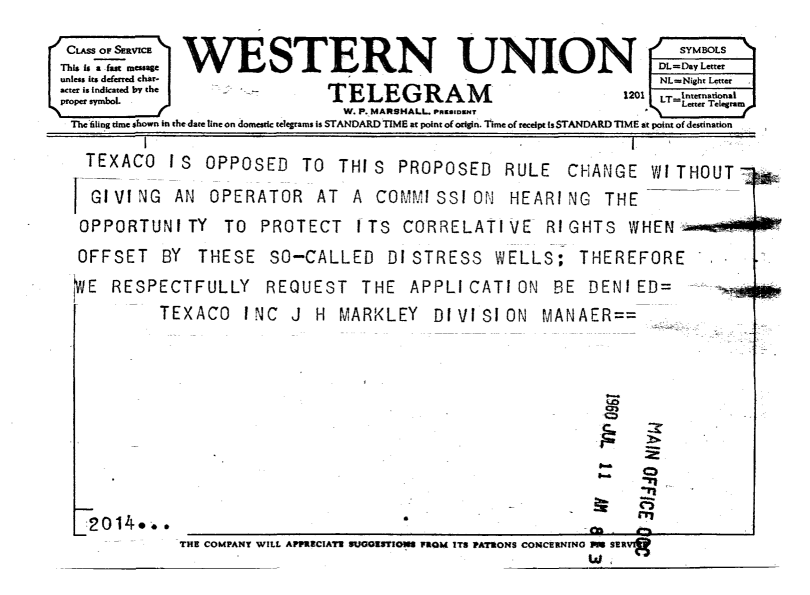


THE COMPANY WILL APPRECIATE SUGGESTIONS FROM ITS PATRONS CONCERNING ITS SERVICE





CLASS OF SERVICE This is a fast message unless its deferred character is indicated by the roper symbol. The filing time shown in the date line on domestic telegrams is STANDARD TIME at point of origin. Time of receipt is STANDARD FIME

WESTERN UNION SYMBOLS DL = Day Letter NL=Night Letter LT=International TELEGRAM 1220 TR 11-54) W. P. MARSHALL, PRESIDENT

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D HSB416 LONG PD=HOUSTON TEX 12 1213P CST= =NEW MEXICO OIL CONSERVATION COMMISSION=

STATE CAPITOL BLDG SANTA FE NMEX=

RE CASE NO 2014, JULY 13 HEARING. THE OHIO OIL COMPANY OPPOSES ANY CHANGE IN THE JALMAT GAS POOL RULES AT THIS TIME WHICH WOULD REQUIRE THE COMMISSION TO EXEMPT ANY WELE FROM EITHER GAS PRORATION OR FROM THE ANNUAL DELIVERABILITY TEST SOLELY ON THE GROUND THAT A WELL HAS WET STATED CONDITIONS SUCH AS ARE SET OUT IN THE RULE PROLOSED BY APPLICANTS AND HERETOFORE CIRCULATED BY THE COMMISSION . HOWEVER, THE OHIO RECOGNIZES THAT THE CAEMPRION FROM THE DELIVERABILITY TEST AND FROM THE REGULAR ALLOWABLE LIMITATIONS MAY BE JUSTIFIED FOR CERTAIN WELLS IN THIS POOL NOW OR IN THE FUTURE. THE OHIOVS POSITION CONCERNING SUCH EXEMPTIONS IS **RESPECTFULLY STATED AS FOLLOWS: IF EXEMPTION FROM THE** DELIVERERABILITTEST IS GRANTED FOR A WELL A REASONABLE AND FAIR SUBSTITUTE SHOULD (BE PROVIDED THERE SHOULD BE NO COMPLETE EXEMPTION FROM PROBATION EXCEPT FOR MARGINAL WELLS. ANY SPECIAL ALLOWABLE FOR ANY OTHER WELL SHOULD BE LIMITED TO THE MINIMUM VOLUME NECESSARY TO MAINTAIN THE WELL ON PRODUCTION BUT SHOULD NOT EXCEED THE CURRENT ALLOWABLE ASSIGNED TO A NON-MARGINAL WELL HAVING THE SAME AMOUNT OF DEDICATED ACREAGE IN THE POOL. NO SUCH RELIEF



SHOULD BE OBTAINABLE UNLESS THE OPERATOR ESTABLISHES SUCH RELIF IS NECESSARY FOR A DESIGNATED WELL IN ORDER TO PREVENT WASTE OR TO PROTECT CORRELATIVE RIGHTS. NO SUCH RELIEF SHOULD BE GRANTED EXCEPT UPON A WRITTEN APPLICATION WITH A COPY TO EACH OFFSET OPERATOR SETTING OUT ALL PERTINENT DATA INCLUDINO EFFORTS MADE TO REWORK THE WELL. A HEARING SHOULD BE REQUIRED ON ANY SUCH APPLICATION EITHER ON THE COMMISSION'S OWN MOTION OR UPON REQUEST OF ANY OPERATION IN THE POOL=

THE OHIO OIL CO I G BURRELL ASST DIVISION MGR J O TERRELL COUCH=

THE COMPANY WILL APPRECIATE SUGGESTIONS FROM ITS PATRONS CONCERNING ITS SERVICE

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