

Case 2721

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February 20, 1961

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

Vacuum
Vacuum - Abo

Re: Shell Oil Company
Application for Hearing
Rule 309 and 303
SE $\frac{1}{4}$ Section 33, Twp. 17 S.,
Rge. 35 E., Lea County,
New Mexico

Gentlemen:

We would like by this letter to make an application
for an Examiner Hearing in the following manner:

The applicant, Shell Oil Company, for its State "T"
Lease, which consists of 160 acres and which is the SE $\frac{1}{4}$
Section 33, Twp. 17 S., Rge. 35 E., N.M.P.M., in Lea County,
New Mexico, requests an exception to Rule 309 of the Com-
mission to permit the transportation of oil from the said
lease before it has been received and measured in tanks
located on the lease as provided in the rule.

The applicant desires to install automatic custody
transfer equipment to transfer the production from the
described quarter section to the pipe line through a
positive displacement meter.

In connection with the installation and operation of
the automatic custody transfer equipment, the applicant
intends to handle from the above described quarter section,
production from the four Grayburg-San Andres wells and the
production from the two Abo wells which are completed on
this quarter section. The plat attached to this letter
and marked Exhibit A shows the location of these wells.

*Noted
Mailed
3-10-61*

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New Mexico Oil Conservation Commission February 20, 1961

To accomplish this commingling of production the applicant requests an exception to Rule 303 of the Commission.

Your consideration of this matter will be appreciated.

Very truly yours,

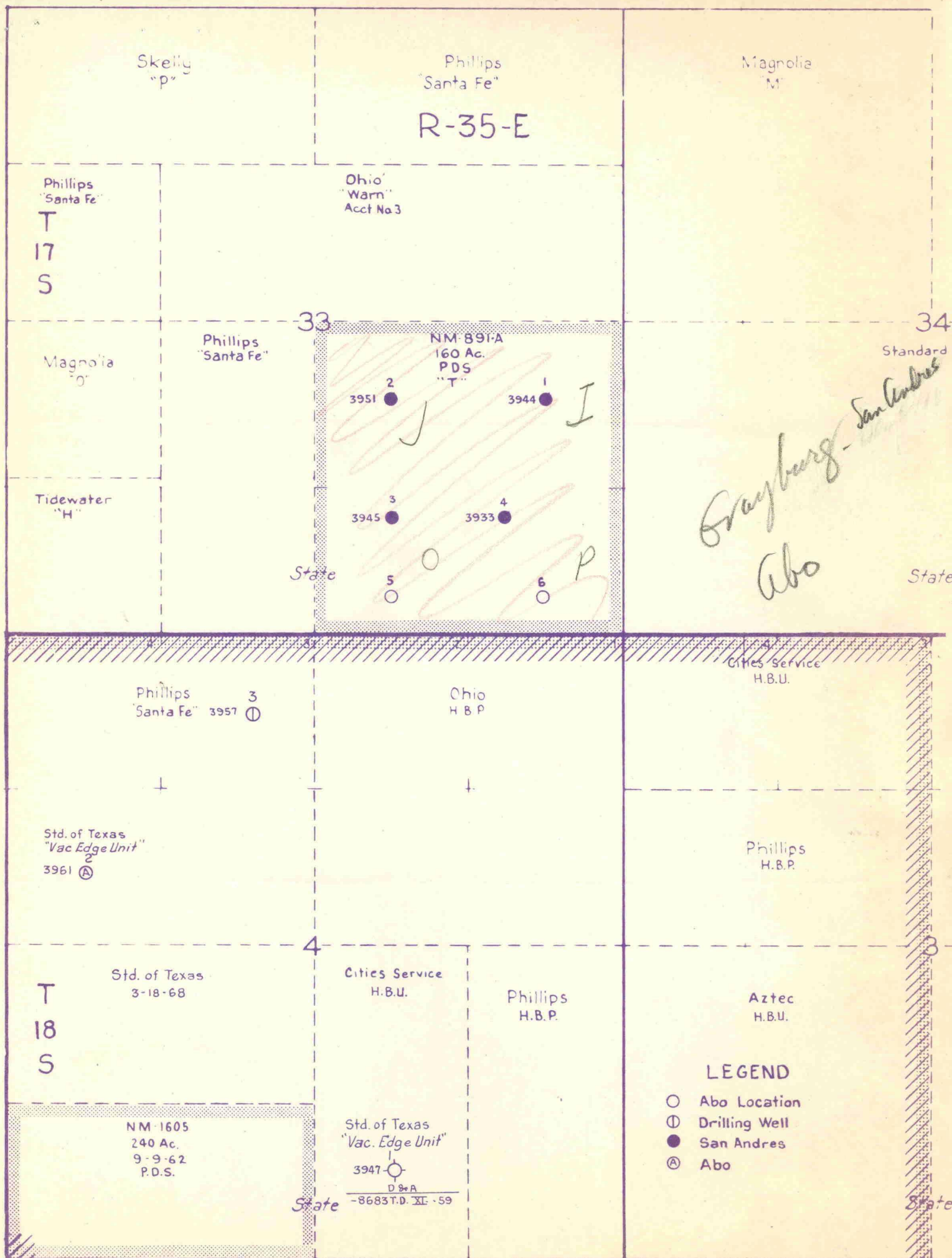
SHELL OIL COMPANY

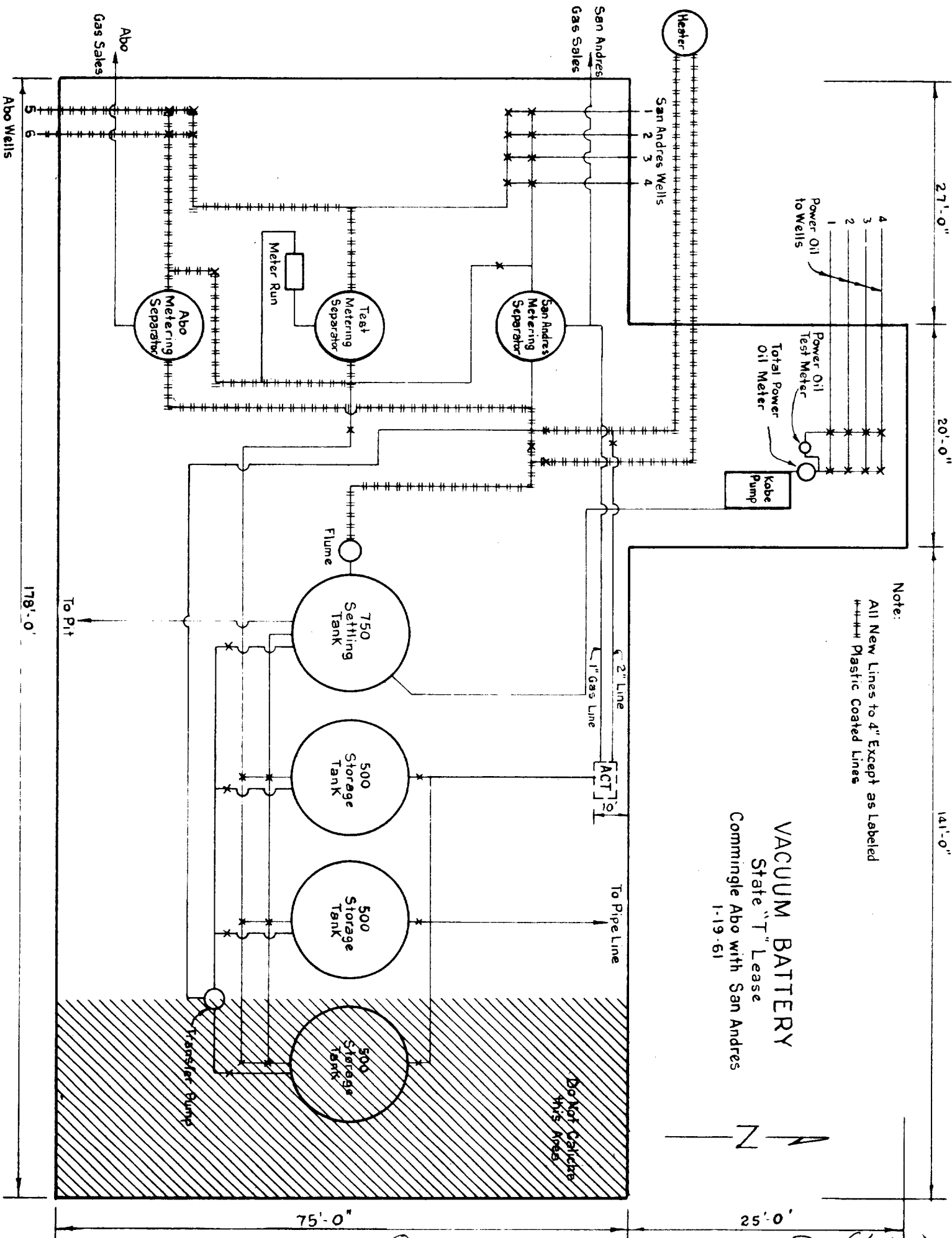
By



Its Attorney

OS:mc





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EXHIBIT - B (To H)