

## CONTINENTAL OIL COMPANY

825 PETROLEUM BUILDING ROSWELL, NEW MEXICO

WM. A. MEAD
DIVISION SUPERINTENDENT
OF PRODUCTION
NEW MEXICO DIVISION

April 27, 1961

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

Attention: Mr. A. L. Porter, Jr., Secretary-Director

Gentlemen:

Re: CONTINENTAL OIL COMPANY'S

APPLICATION FOR AMENDMENT TO THE PROVISIONS OF ORDER NO. R-1602 CHANGING THE EFFECTIVE DATE THEREOF

We are attaching three copies of Continental Oil Company's Application as described above.

We respectfully request that this matter be set for hearing at an early date.

Yours very truly, with a Market

WAM-sk Attachment

cc: RGP HGD JRP JWK

PIONEERING IN PETROLEUM POOC

## BEFORE THE OIL CONSERVATION COMMISSION OF THE

STATE OF NEW MEXICO

IN THE MATTER OF THE APPLICATION OF CONTINENTAL OIL COMPANY FOR AMENDMENT TO THE PROVISIONS OF ORDER NO. R-1602 CHANGING THE EFFECTIVE DATE THEREOF.



## APPLICATION

Comes now Continental Oil Company and applies to the Commission for an order amending the provisions of Order No. R-1602 changing the effective date thereof and making the provisions of said order effective as of March 1, 1960, and in support thereof would show the Commission:

- 1. That by its application in Case No. 1875, Continental Oil Company sought an order for approval of a 160-acre non-standard gas proration unit in the Blinebry Gas Pool and for an order force pooling the interests of those in said unit holding gas rights within the vertical limits of the Blinebry Gas Pool.
- 2. That the Commission by its Order No. R-1602, entered February 8, 1960, granted the relief sought and provided that the order establishing said non-standard unit and force pooling the interests therein should become effective on March 1, 1960; provided that if the Taylor-Glenn Well No. 1 to which said unit is dedicated was not in balance on that date the order would become effective on the first day of the month following the month in which the well was brought into a balanced status.
- 3. That said Taylor-Glenn Well No. 1 was not then and has not been since that date in balance although it has been produced since the entry of Order No. R-1602 due to the assignment of an allowable on April 1, 1960, for a 160-acre unit.

Man harman and the second seco

4. That as a result of the assignment of allowable and production of said well, applicant has been deprived of an opportunity to produce or share in the production of the gas underlying its lands, dedicated to said Taylor-Glenn Well No. 1.

WHEREFORE, applicant prays that this matter be set for hearing before the Commission's duly appointed examiner, that after notice and hearing the relief prayed for herein be granted.

Respectfully submitted,

CONTINENTAL OIL COMPANY

Wm. A. MEAD

Division Superintendent

of Production

New Mexico Division