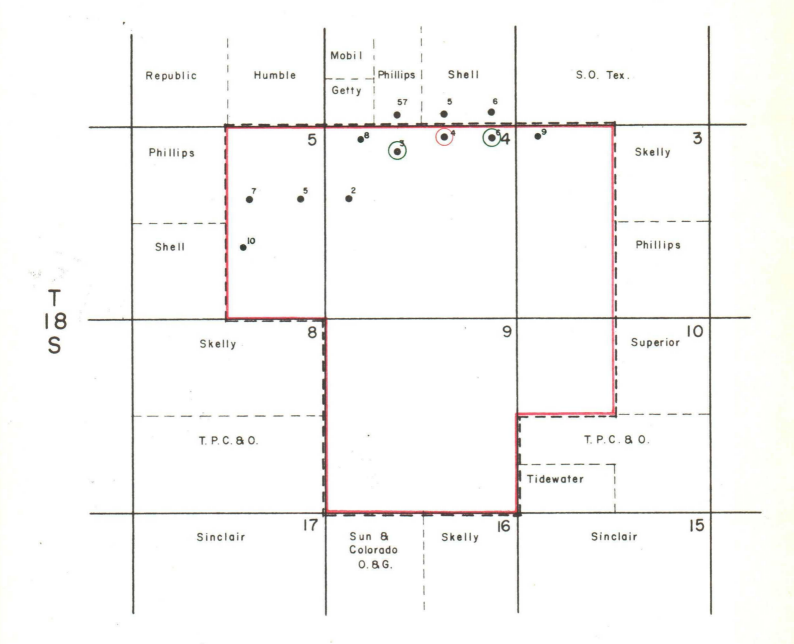
R 35 E





	UNIT PARTI	CIPATION
	STANDARD	36.54368%
	PHILLIPS	23.07270%
	TIDEWATER	16.39624%
	AZTEC	7.69812%
None	SHELL	7.69812%
2,078 Ac.	OHIO	7.67406%
L 2,078Ac.	CITIES SERVICE	1.91708%
	2,078 Ac.	STANDARD PHILLIPS TIDEWATER AZTEC None SHELL 2,078 Ac. OHIO

VAC-EDGE UNIT-ORDER NºR-1395 T. 18 S., R. 35 E., N.M.P.M. Lea County, New Mexico

SCALE 2" = I MILE

A-T29

BEFORE	EXAMINER UTZ
	RVATION COMMISSION
Cych -	EXHISIT NO.
CASE NO.	1616
·····	(13aks

WAIVER

Date fun 12, 1961

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

Attention: Mr. A. L. Porter, Jr.

Gentlemen:

We have been advised that Standard Oil Company of Texas, a Division of California Oil Company, is requesting approval by the New Mexico Oil Conservation Commission to permit the transfer of allowable in the Vacuum-Abo Pool from its Vac-Edge Unit Well No. 4, located in the NW/4 of NE/4 of Section 4, Township 18 South, Range 35 East, to its Vac-Edge Unit Wells No. 3 and No. 6, located in the NE/4 of NW/4 of Section 4, and NE/4 of NE/4 of Section 4, respectively, both in Township 18 South, Range 35 East. The transferred allowable of the No. 4 well is to be divided equally between the No. 3 and No. 6 wells.

The purpose of the allowable transfer is to permit vertical reservoir communication tests in the Vac-Edge No. 4 well during a test period of 120 days.

As an offset operator, we hereby waive objection to the proposed allowable transfer by Standard Oil Company of Texas.

Yours very truly,

COLORADO OIL & GAS CORPORATION

Stome Pylann