MAN CHARLES

BEFORE THE OIL CONSTRATION COMMISSION OF THE STATE OF NEW MEXICO

IN THE MATTER OF THE APPLICATION
OF VAL R. REESE & ASSOCIATES, INC.
FOR ADOPTION OF SPECIAL POOL RULES
FOR LYBROOK GALLUP OIL POOL, RIO
ARRIBA COUNTY, NEW MEXICO

Case No.

## APPLICATION

Applicant states:

- 1. That Applicant, Val R. Reese & Associates, Inc. is owner and operator of wells producing from the Lybrook Gallup Oil Pool, Rio Arriba County, New Mexico, as proposed and described by Commission Case 2563, paragraph (a).
- 2. That said pool be classified as an oil pool by Order of this Commission.
- 3. That there are wells productive of both oil and gas now producing from the common source of supply of said pool.
- 4. That special pool rules and regulations should be adopted by the Commission concerning the drilling of oil wells and gas wells in said pool and the production therefrom, including but not limited to provisions for proration units for oil wells and for gas wells, well location, determination of allowables for oil wells and for gas wells and limiting gas-oil ratios.
- 5. That these rules be the same as those established by the Commission for the Escrito-Gallup Oil Pool.
- 6. That the adoption of special rules and regulations is necessary for the prevention of waste and protection of correlative rights.

WHEREFORE, Applicant prays that this matter be set for hearing, that notice thereof be given as required by law, and upon

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hearing this Commission adopt rules and regulations for said pool as herein requested and grant such other and further relief as this Commission may deem necessary and proper.

VAL R. REESE & ASSOCIATES, INC.

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