GOVERNOR JACK M. CAMPBELL CHAIRMAN

State of New Mexico Bil Conserbation Commission



P. D. BOX 871 SANTA FE May 9, 1963 STATE GEOLOGIST A. L. PORTER, JR. SECRETARY - DIRECTOR

Mr. Jason Kellahin Kellahin & Fox Attorneys at Law Post Office Box 1713 Santa Fe, New Mexico Re: Case No. 2799 Order No. R-2484 Applicant:

Phillips Petroleum Company

Dear Sir:

LAND COMMISSIONER E. S. JOHNNY WALKER

MEMBER

Enclosed herewith are two copies of the above-referenced Commission order recently entered in the subject case.

Very truly yours,

A. L. PORTER, Jr. Secretary-Director

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Carbon copy of order also sent to:

Hobbs OCC ____

Artesia OCC_____

Aztec OCC

OTHER_____

OIL CONSERVATION COMMISSION P. O. BOX 871 SANTA FE, NEW MEXICO

May 10, 1963

Mr. Jason Kellahin Kellahin & Fox Attorneys at Law Post Office Box 1713 Santa Fe, New Mexico

Dear Sir:

Enclosed herewith is Commission Order No. R-2484 entered in Case No. 2799, approving the Phillips Petroleum Company Maljamar Waterflood Project.

According to our calculations, when all of the authorized injection wells have been placed on active injection, the maximum allowable which this project will be eligible to receive under the provisions of Rule 701-E-3 is 84 barrels per day.

Please report any error in this calculated maximum allowable immediately, both to the Santa Fe Office of the Commission and the appropriate District Proration Office.

In order that the allowable assigned to the project may be kept current, and in order that the operator may fully benefit from the allowable provisions of Rule 701, it behooves him to promptly notify both of the aforementioned Commission offices by letter of any change in the status of wells in the project area, i. e., when active injection commences, when additional injection or producing wells are drilled, when additional wells are acquired through purchase or unitization, when wells have received a response to water injection, etc.

OIL CONSERVATION COMMISSION P. O. BOX 871 SANTA FE, NEW MEXICO

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Your cooperation in keeping the Commission so informed as to the status of the project and the wells therein will be appreciated.

Very truly yours,

A. L. PORTER, Jr. Secretary-Director

ALP/DSN/ir

Enclosure

cc: New Mexico Oil Conservation Commission Post Office Box 2045 Hobbs, New Mexico



PHILLIPS PETROLEUM COMPANY Exploration & Production Department

P. O. Box 2105 Hobbs, New Mexico

June 4, 1963

In re: Kennedy State Lease, Maljamar Pool, Lea County, New Mexico -Request for Waterflood Allowable

New Mexico Oil Sonservation Commission P. O. Box 2045 Hobbs, New Mexico

Gentlemen:

As directed in the Commission's Order No. R-2484, we wish to advise the following information concerning the two unit Kennedy State Lease, Maljamar Pool, waterflood project.

This waterflood project was started effective June 3, 1963 by injection of water down casing into the Kennedy State Well No. 1.

Prior to injection of water the casing in Well No. 1 was tested with 2500 psi pressure. The pressure was held for thirty minutes with no pressure loss.

Monthly progress reports of this authorized waterflood project will be submitted to the Commission in accordance with Rules 704 and 1119.

The Kennedy State Well No. 2 has received waterflood stimulation and is capable of producing in excess of the maximum allowable for this waterflood project. We therefore ask that a supplement to the oil proration schedule be issued setting the maximum allowable of 84 barrels per day for this project.

Very truly yours,

W. C. Rodgers Area Superintendent

MGC:wma cc: New Mexico Oil Conservation Commission P. O. Box 871 Santa Fe, New Mexico GOVERNOR EDWIN L. MECHEM

State of New Mexico fil Conservation Commission

LAND COMMISSIONER E. S. JOHNNY WALKER MEMBER STATE GEOLOGIET A. L. PORTER, JR. SECRETARY - DIRECTOR

P. O. BOX 871 SANTA FE

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Gentlemen:

Enclosed herewith is Commission Order No. 1. 2484 entered in Case No. 2760 approving the <u>Philley Contractory Management</u> Water Flood Project.

Please report any error in this calculated maximum allowable immediately, both to the Santa Fe office of the Commission and the appropriate District proration office.

In order that the allowable assigned to the project may be kept current, and in order that the operator may fully benefit from the allowable provisions of Rule 701, it behaves him to promptly notify both of the aforementioned Commission offices by letter of any change in the status of wells in the project area, i.e., when active injection commences, when additional injection or producing wells are drilled, when additional wells are acquired through purchase or unitization, when wells have received a response to water injection, etc.

Your cooperation in keeping the Commission so informed as to the status of the project and the wells therein will be appreciated.

Very truly yours,

A. L. PORTER, Jr. Secretary-Director