#### STATE OF NEW MEXICO

### ENERGY AND MINERALS DEPARTMENT



GOVERNOR

**OIL CONSERVATION DIVISION** 

POST OFFICE BOX 2088 STATE LAND OFFICE BUILDING SANTA FE, NEW MEXICO 87501 (505) 827-5800

July 8, 1987

Shell Western E & P, Inc. P.O. Box 576 Houston, TX 77001

Attention: A.J. Fore

Dear Mr. Fore:

The following is in response to you letter of June 23, 1987.

As Shell does not anticipate needing an allowable in excess of 80 BOPD times the number of developed 40-acre tracts in the North Hobbs (G-SA) Unit, the requirement for filing a special pressure maintenance report for the North Hobbs project is hereby suspended. During such suspension you may discontinue filing C-127's and merely allocate production between wells on form C-115.

Sincerely,

WILLIAM J. LEMAY

Director

WJL/MES/ag

cc: Jerry Sexton
Case No. 6653



### STATE OF NEW MEXICO

### ENERGY AND MINERALS DEPARTMENT

OIL CONSERVATION DIVISION

TONEY ANAYA

December 3, 1986

POST OFFICE BOX 2088 STATE LAND OFFICE BUILDING SANTA FE, NEW MEXICO 87501-2088 (505) 827-5800

Mr. R. E. Ogden Amoco Production Company 501 Westbake Park Blvd. Post Office Box 3092 Houston, Texas 77253 Shell Western E+P, Inc. P.O. Box 576 Ifouston, Tx 77001 Atta: A.J. Fore

Bear Mr. Ogden: Pear Mr. Fore:

The following is in response to your letter of November 13, 1986.

As Amoco does not anticipate needing an allowable in excess of 80 BOPD times the number of developed 40-acre tracts in the south Hobbs Unit, the requirement for filing a special pressure maintenance report for the South World Hobbs Project is hereby suspended.

- () Tyla

Director

PLS:Op

cc: Jerry Sexton

Case No. 6653

# Memo

From
VICTOR T. LYON
Chief Petroleum Engineer

To Bill

May G.

The pressure maintenance report is a real chore to prepare and apparently serves no purpose since paroduction will not exceed the basic unit allowable. On a waterflood they use the basic allowable and merely allocate production to well on C-115. Jerry sees no problem with handling this like a waterflood except the order sets out the changed requirement and can that he changed nuthout bearing? Technically, Shell should fite for amendment of the order but Jerry doesn't lare either way

Oil Conservation Division Santa Fe, New Mexico 87504-2088 827-5809



## State of New Mexico Oil Conservation Commission

From

MICHAEL E. STOGNER

## Memo

To William J. Lathay

Osimular request was much by Amoro Production Company for the South World Project in December 1986, wherin the Derictor afferred their request by letter dated December 3, 1986 (see attacked). I feel such a dicious about have some to karing first. However, Differently all of this to you for appropriate action.

11.5

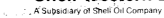
P.O. 80X 2088

LAND OFFICE BUILDING

SANTA FE, NEW MEXICO 87501

505-827-5811

### Shell Western E&P Inc.





P.O. Box 576 Houston, TX 77001

June 23, 1987

State of New Mexico Energy & Minerals Department Oil Conservation Division ATTN Mr. William J. LeMay P. O. Box 2088 Santa Fe, NM 87501-2088

Gentlemen:

SUBJECT: REQUEST FOR BASIC PROJECT AREA ALLOWABLE

NORTH HOBBS GRAYBURG - SAN ANDRES UNIT

HOBBS (GB/SA) POOL LEA COUNTY, NM

Shell Western respectfully request that its North Hobbs GB/SA Unit be assigned a basic project allowable. Rule 3 of order R-6199 provides that the basic project area allowable shall be 80 barrels per day times the number of developed 40 acre proration units in the project area. According to our records, the unit area contains 215 developed 40 acre proration units, thus the basic project area allowable would be:

215 (80) = 17,200 BOPD (excluding water injection credit)

The granting of Shell Western's request would reduce the administrative burden for both Shell Western and the Division by eliminating the need for filing periodic OCD Form C-127 "Request for Allowable Changes."

We appreciate your usual cooperation.

Very truly yours,

(1) moderic

A. J. Fore

Supervisor Regulatory

and Permitting

Production Administration

Western Division

AJF:TS

cc: State of New Mexico
Energy and Minerals Department
Oil Conservation Division
ATTN Mr. Jerry Sexton
P. 0. 1980
Hobbs, NM 88241-1980

### STATE OF NEW MEXICO ENERGY AND MINERALS DEPARTMENT OIL CONSERVATION COMMISSION

IN THE MATTER OF THE HEARING CALLED BY THE OIL CONSERVATION COMMISSION FOR THE PURPOSE OF CONSIDERING:

CASE NO. 6653 Order No. R-6199

APPLICATION OF SHELL OIL COMPANY FOR A PRESSURE MAINTENANCE PROJECT, LEA COUNTY, NEW MEXICO.

See eller Coulon No. 1- 11994 - A

### ORDER OF THE COMMISSION

### BY THE COMMISSION:

This case and cause of action came on for hearing at 9 a.m. on October 3, 1979, at Santa Fe, New Mexico, before the Oil Conservation Commission of New Mexico, hereinafter referred to as the "Commission."

NOW, on this 30th day of November, 1979, the Commission, a quorum having been present, having considered the testimony and the record, and being otherwise fully advised in the premises,

### FINDS:

- (1) That due public notice has been given as required by law and the Commission has jurisdiction of this case and cause of action and the subject matter hereof.
- (2) That by Commission Order No. R-6198 dated November 1979, statutory unitization was approved for the North Hobbs Grayburg-San Andres Unit Area, Lea County, New Mexico.
- (3) That the applicant herein, Shell Oil Company, seeks authority to institute a pressure maintenance project for the aforesaid North Hobbs Grayburg-San Andres Unit Area within the Hobbs Grayburg-San Andres Pool, Lea County, New Mexico, by the injection of water into the Grayburg-San Andres formation through 70 wells at orthodox and unorthodox locations, 52 of which are producing wells which will be converted to injection wells in 1980.
- (4) That during 1980 for the pressure maintenance project, applicant proposes to drill five producing wells and 18 injection wells at orthodox and unorthodox locations as specified .below:

Township 18 South, Range 37 East, NMPM

Sec.	Unit Well No.	Unit Letter	Well Location						
24	242	N	1220' FSL & 2540' FWL						
25	412	A	1220' FNL & 1220' FEL						

Township 18 South, Range 38 East, NMPM

Sec.	Unit Well No.	Unit Letter	Well Location				
18	242	N	1220' FSI	. &	2540'	FWL	
19	142	M	1220' FSI	. &	100'	FWL	
19	242	N	1220' FSI	. &	2540'	FWL	
28	242	N	990' FSI	. &	1330'	FWL	
29	112	D	330' FNI	. &	1000'	FWL	
29	142	M	1220' FSI	. &	100'	FWL	
29	242	N	1220' FSI	. &	1650'	FWL	
30	222	F	2540' FNI	. &	1420'	FWL	
31	432	I	2540' FSI	. &	1220'	FEL	
31	442	P	100' FSI	& ،	1220'	FEL	
32	122	E	2310' FNI	. &	1220'	FWL	
32	242	N	100' FSI	. &	1420'	FWL	
32	412	Α	1220' FNI	. &	1220'	FEL	
32	432	I	2310' FSI	. &	1310'	FEL	
32	442	P	100' FSI	. &	1220'	FEL	
33	112	D	1220' FNI	. &	100'	FWL	
33	212	С	1220' FNI	. &	1440'	FWL	
33	232	K	1420' FSI	. &	1420'	FWL	
33	242	N	100' FSI	. &	1420'	FWL	
33	332	J	2540' FSI	<b>&amp;</b>	2540'	FEL	
33	342	0	100' FSI	. &	1420'	FEL	

- (5) That all of the wells referred to in Findings Nos. (3) and (4) above, being the 70 injection wells and the five producing wells, together with wells currently completed in the Grayburg-San Andres formation, will provide a thorough and efficient sweep of hydrocarbons throughout the unit area, and will result in the recovery of otherwise unrecoverable oil and gas, thereby preventing waste.
- (6) That the above-described injection and producing wells, some of which will be at unorthodox locations along the unit boundary in accordance with lease-line agreements with operators of offsetting lands, will not impair but will protect correlative rights.

- (7) That the applicant further seeks the designation of a project area for said pressure maintenance project for the North Hobbs Grayburg-San Andres Unit, and for the promulgation of special rules and regulations governing said project, including special allowable provisions, which is in the interest of conservation and should be approved, subject to certain provisions set forth herein.
- (8) That the project area should consist of all those proration units within the boundary of the North Hobbs Grayburg-San Andres Unit Area as described in Order R-6198 upon which are located wells completed in the Hobbs Grayburg-San Andres Pool.
- (9) That the project area allowable should be equal to the sum of the basic project area allowable plus the water injection credit allowable as hereinafter defined.
- (10) That the basic project area allowable should be equal to 80 barrels of oil per day times the number of 40-acre proration units in the North Hobbs Grayburg-San Andres Unit Area upon which are located wells completed in the Hobbs Grayburg-San Andres Pool.
- (11) That the water injection credit allowable should be based upon the following formula:

Water Injection Credit = Net Water Injected
Basic Project Area Allow- -1 X Area Allowable
Allowable Reservoir Voidage

and should be calculated in accordance with this formula using the formula and data set forth on Exhibits "A" and "B" attached hereto.

- (12) That a weighted average project area reservoir pressure should be determined prior to commencement of injection of water into the reservoir and at least annually thereafter.
- (13) That the project area allowable should be permitted to be produced from the wells within the project area in any proportion.
- (14) That the Director of the Oil Conservation Division should have authority to approve, without notice and hearing, the drilling of wells at unorthodox locations anywhere within the boundary of the North Hobbs Grayburg-San Andres Unit Area, provided however, no unorthodox location shall be closer than

ten feet to any quarter-quarter section line, and provided further, that no such unorthodox location shall be closer than 330 feet to the boundary of the unit area, unless such well is covered by a lease-line agreement with the operator of the lands offsetting such well, and a copy of the lease-line agreement accompanies the application for such unorthodox location, or unless such offset operator has waived objection to the proposed unorthodox location in writing, and his waiver accompanies the application.

- (15) Application for approval of additional wells to be used for injection should be filed in accordance with Rule 70l of the Division Rules and Regulations and provision should be made whereby the same could be approved administratively by the Division Director without notice and hearing.
- (16) That each newly drilled injection or producing well should be equipped as follows:
- a. Minimum of 350 feet of surface casing and production casing run to total depth (approximately 4500 feet), or
- b. Surface casing cemented below the "red beds" (approximately 1600 feet) and production casing run to total depth (approximately 4500 feet).
- c. The Division Director should have authority to approve exceptions to the aforesaid casing programs for good cause shown.
- All casing strings should be cemented to the surface except that in any well in which an intermediate casing string has been run and cemented to the surface, the production string may be cemented back into the base of the intermediate casing.
- (17) That injection should be accomplished through tubing installed in a packer set within 100 feet of the uppermost perforation, or in the case of an open hole completion, 100 feet above the casing shoe. The injection tubing should be corrosion protected by a non-reactive internal lining or coating. The casing-tubing annulus in each injection well should be filled with an inert fluid and a surface pressure gauge or approved leak detection device should be attached to the annulus.
- (18) That the injection wells or system should be equipped with a pressure control device or acceptable substitute which will limit the surface injection pressure to no more than 0.2 psi per foot of depth to the injection zone. The Division Director should have authority to administratively authorize a pressure

limitation in excess of the above upon a showing by the Unit Operator that such higher pressure will not result in fracturing of the confining strata.

- (19) That all wells within the unit area should be equipped with risers or in some other acceptable manner so as to facilitate the periodic testing of the bradenhead for pressure or fluid production.
- (20) That there are a number of wells within the North Hobbs Grayburg-San Andres Unit Area and on lands offsetting the unit area which have previously been plugged and abandoned in a manner which may permit waters injected into the Grayburg-San Andres formation to escape into other formations, including the Salado formation and threaten the shallow fresh water-bearing formations unless remedial action is taken on said wells prior to injection in their near vicinity.
- (21) That there are a number of wells within the North Hobbs Grayburg-San Andres Unit Area and on lands offsetting the unit area which penetrate the Hobbs Grayburg-San Andres Pool and are completed in deeper pay zones, but which are cased and cemented in such a manner as may permit the escape of waters injected into the Grayburg-San Andres formation into other formations as described in the preceding paragraph.
- (22) That those wells referred to in Findings Nos. (20) and (21) above which are inadequately plugged and abandoned or are inadequately cased and cemented, or are suspected of being so, include, but are not necessarily limited to, the wells listed in Exhibit "C" attached hereto.
- (23) That no injection at greater than hydrostatic pressure should be made into the Grayburg-San Andres formation in any well in the North Hobbs Grayburg-San Andres Unit Area within one-half mile of any well listed on Exhibit "C" until remedial action has been taken on such well to ensure that it will not serve as an avenue of escape for injected waters, or until tests have been conducted on such well or until other evidence concerning such well has been presented establishing to the satisfaction of the Supervisor of the Hobbs District Office of the Division that remedial work on such well is unnecessary.

### IT IS THEREFORE ORDERED:

(1) That the applicant, Shell Oil Company, is hereby authorized to institute and operate a pressure maintenance project in the North Hobbs Grayburg-San Andres Unit Area within

the Hobbs Grayburg-San Andres Pool, Lea County, New Mexico, by the injection of water into the Grayburg-San Andres formation through certain wells which will be administratively approved for water injection by the Division Director.

- (2) That said project shall be designated the North Hobbs Grayburg-San Andres Unit Pressure Maintenance Project.
- (3) That the following orthodox and unorthodox locations are hereby approved for the drilling of new injection and producing wells:

Township 18 South, Range 37 East, NMPM

Sec.	Unit Well No.	Unit Letter	Well Location					
24	242	N	1220' FSL & 2540' FWL					
25	412	A	1220' FNL & 1220' FEL					

Township 18 South, Range 38 East, NMPM

	Unit	Unit	
Sec.	Well No.	Letter	Well Location
18	242	N	1220' FSL & 2540' FWL
19	142	M	1220 FSL & 2540 FWL
19	242	N	1220' FSL & 2540' FWL
28	242	N	990' FSL & 1330' FWL
29	112	D	330' FNL & 1000' FWL
29	142	M	1220' FSL & 100' FWL
29	242	N	1220' FSL & 1650' FWL
30	222	F	2540' FNL & 1420' FWL
31	432	I	2540' FSL & 1220' FEL
31	442	P	100' FSL & 1220' FEL
32	· 122	E	2310' FNL & 1220' FWL
32	242	N	100' FSL & 1420' FWL
32	412	A	1220' FNL & 1220' FEL
32	432	I	2310' FSL & 1310' FEL
32	442	P	100' FSL & 1220' FEL
33	112	D	1220' FNL & 100' FWL
33	212	С	1220' FNL & 1440' FWL
33	232	K	1420' FSL & 1420' FWL
33	242	N	100' FSL & 1420' FWL
33	332	J	2540' FSL & 2540' FEL
33	342	0	100' FSL & 1420' FEL

(4) That Special Rules and Regulations governing the North Hobbs Grayburg-San Andres Unit Pressure Maintenance Project are hereby promulgated as follows:

# SPECIAL RULES AND REGULATIONS FOR THE NORTH HOBBS GRAYBURG-SAN ANDRES UNIT PRESSURE MAINTENANCE PROJECT

- RULE 1. That the project area shall consist of all those proration units within the boundary of the North Hobbs Grayburg-San Andres Unit Area upon which is completed a well in the Hobbs Grayburg-San Andres Pool.
- RULE 2. The project area shall receive a project area allowable, and said project area allowable shall be the sum of the basic project area allowable plus the water injection credit allowable.
- RULE 3. The basic project area allowable shall be equal to 80 barrels of oil per day times the number of developed 40-acre proration units in the project area.
- RULE 4. The water injection credit allowable shall be based upon the following formula:

Water Injection Credit = Net Water Injected Basic Project Area Allow- -1 able Reservoir Voidage

Basic Project X Area Allowable

The water injection credit allowable shall be calculated in accordance with this formula using the formula and data set forth on Exhibits "A" and "B" attached hereto and incorporated herein by reference. In no event shall the water injection credit allowable be less than zero. Therefore, negative numbers derived from the application of the above formula shall be ignored.

- RULE 5. A weighted average project area reservoir pressure shall be determined prior to commencement of injection of water into the reservoir and at least annually thereafter.
- RULE 6. The project area allowable may be produced from the wells within the project area in any proportion.
- RULE 7. The Director of the Oil Conservation Division shall have authority to approve, without notice and hearing, the drilling of wells at unorthodox locations anywhere within

the boundary of the North Hobbs Grayburg-San Andres Unit Area, provided however, no unorthodox location shall be closer than ten feet to any quarter-quarter section line, and provided further, that no such unorthodox location shall be closer than 330 feet to the boundary of the unit area, unless such well is covered by a lease-line agreement with the operator of the lands offsetting such well, and a copy of the lease-line agreement accompanies the application for such unorthodox location, or unless such offset operator has waived objection to the proposed unorthodox location in writing, and his waiver accompanies the application.

- RULE 8. Application for approval of additional wells to be used for injection shall be filed in accordance with Rule 701 of the Division Rules and Regulations and may be approved administratively by the Division Director without notice and hearing.
- RULE 9. Each newly drilled injection or producing well shall be equipped as follows:
- a. Minimum of 350 feet of surface casing and production casing run to total depth (approximately 4500 feet), or
- b. Surface casing cemented below the "red beds" (approximately 1600 feet) and production casing run to total depth (approximately 4500 feet).
- c. Exceptions to the aforesaid casing programs may be granted by administrative approval of the Division Director upon good cause shown.
- All casing strings shall be cemented to the surface except that in any well in which an intermediate casing string has been run and cemented to the surface, the production string may be cemented back into the base of the intermediate casing.
- RULE 10. Injection shall be accomplished through tubing installed in a packer set within 100 feet of the uppermost perforation, or in case of an open hole completion, 100 feet above the casing shoe. The injection tubing shall be corrosion protected by a non-reactive internal lining or coating. The casing-tubing annulus in each injection well shall be filled with an inert fluid and a surface gauge or approved leak detection device shall be attached to the annulus.
- RULE 11. The injection wells or system shall be equipped with a pressure control device or acceptable substitute which

will limit the surface injection pressure to no more than 0.2 psi per foot of depth to the injection zone. The Division Director may administratively authorize a pressure limitation in excess of the above upon a showing by the Unit Operator that such higher pressure will not result in fracturing of the confining strata.

- RULE 12. All wells within the unit area shall be equipped with risers or in some other acceptable manner so as to facilitate the periodic testing of the bradenhead for pressure or fluid production.
- RULE 13. The Unit Operator shall immediately notify the Supervisor of the Hobbs District Office of the Division of the failure of the tubing or packer in any of the injection wells, the leakage of water or oil from or around any producing well, the leakage of water or oil from or around any plugged and abandoned well within the unit area, or any other evidence of fluid migration from the injection zone, and shall take such timely steps as may be necessary or required to correct such failure or leakage.
- RULE 14. Prior to placing any well on injection, a cement bond log shall be run on said well; also at any time the tubing is pulled from any producing well in the unit area, a cement bond log shall be run on said well. Copies of all cement bond logs shall be sent to the Hobbs District Office of the Division. If any well is found to have an inadequate casing-cement bond, such measures as may be necessary to prevent leakage or migration of fluids within the wellbore shall be taken before placing the well on injection or restoring it to production:

Where multiple casing strings prevent technical interpretation of bonding, the cement bond shall be deemed adequate when the log shows acoustic coupling with the formation. In addition, radioactive tracer surveys, or any other acceptable survey presently available or developed in the future, that show no fluid migration out of the Grayburg-San Andres formation shall be acceptable evidence of bonding.

- RULE 15. Each month the Unit Operator shall submit to the Division a Pressure Maintenance Project Operator's Report, on a form prescribed by the Division, outlining thereon the data required and requesting a project area allowable.
- RULE 16. The Division shall, upon review of the report and after any adjustments deemed necessary, calculate the allowable for the project area for the next succeeding month in accordance

with these rules. The allowable so calculated shall be assigned to the unit area and may be produced from the wells in the project area in any proportion.

### IT IS FURTHER ORDERED:

- (1) That no injection at greater than hydrostatic pressure shall be made into the Grayburg-San Andres formation in any well in the North Hobbs Grayburg-San Andres Unit Area within one-half mile of any well listed on Exhibit "C" attached hereto and by reference herein incorporated, until remedial action has been taken on such well to ensure that it will not serve as an avenue of escape for injected waters, or until tests have been conducted on such well, or until other evidence concerning such well has been presented establishing to the satisfaction of the Supervisor of the Hobbs District Office of the Division that remedial work on such well is unnecessary.
- ables and the transfer thereof shall not be applicable until actual water injection begins in the North Hobbs Grayburg-San Andres Unit Area, provided however, that pending commencement of water injection activities, those wells in said unit area which directly or diagonally offset injection wells in any other water injection project in the Hobbs Pool or which directly or diagonally offset producing wells in any other water injection project in the Hobbs Pool, which producing wells are receiving transferred allowable and are producing at a rate in excess of top unit allowable for the pool, shall be eligible to receive and produce transferred allowable.
- (3) That jurisdiction of this cause is retained for the entry of such further orders as the Commission may deem necessary.

DONE at Santa Fe, New Mexico, on the day and year herein-above designated.

STATE OF NEW MEXICO

OIL CONSERVATION COMMISSION

ALEX J. ARMIJO, Member

EMERY C. ARNOLD, Member

JOE D. RAMEY, Momber & Secretary

S E A L fd/

### NORTH HOBBS GRAYBURG-SAN ANDRES UNIT AREA PRESSURE MAINTENANCE PROJECT

### HOBBS GRAYBURG-SAN ANDRES POOL

### LEA COUNTY, NEW MEXICO

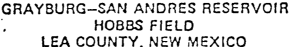
### Water Injection Credit Allowable Calculation Data

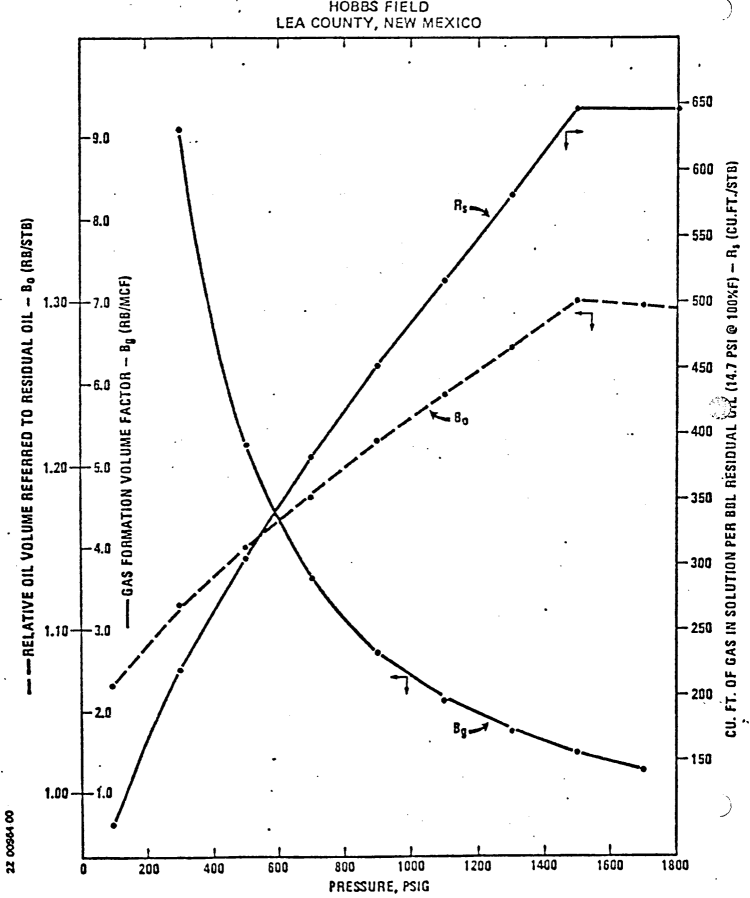
Water Injection Credit Allowable -1 X BPAA BPAA Average daily water injection during previous month, barrels  $W_{ ext{i}}$ per day unit area Average daily water produced during previous month, barrels per day unit area Basic project area allowable, 80 bopd x (number of **BPAA** developed 40-acre proration units in unit area) P Weighted average unit area reservoir pressure, psig, from , 19 , survey data Oil formation volume factor, reservoir barrels per stock tank Bo barrel (Exhibit B) Producing gas-oil ratio, cubic feet per barrel for previous  $q^{R}$ month Solution gas-oil ratio, cubic feet per barrel (Exhibit B) R Gas formation volume factor, reservoir barrels per Mcf  $\mathbf{B}_{\mathbf{q}}$ (Exhibit B) Water injection credit allowable for \_\_\_\_\_\_, 19\_\_\_\_, =

EXHIBIT "A"

barrels of oil per day

### OIL (Bo) AND GAS (Bg) FORMATION VOLUME FACTORS AND GAS SOLUBILITY VS RESERVOIR PRESSURE





# WELLS SUSPECTED OF BEING INADEQUATELY PLUGGED AND ABANDONED OR INADEQUATELY CASED AND CEMENTED

Operator	<u>Lease</u>	Well No.	Unit	Sec-Twp-Rge
Amoco	"G" State	6	F	33-18S-38E
Chevron	"A" State	5	0	29-18S-38E
Continental	"A-29" State	7	N	29-18S-38E
Continental	"A-29" State	8	K	29-18S-38E
Continental	"A-33" State	12	L	33-18S-38E
Exxon	USA Bowers	28	M	29-18S-38E
Exxon	Boon Hardin	1	E	18-18S-38E
Getty	Grimes	2	H ·	29-18S-38E
Getty	Grimes	5	Н	29-18S-38E
Gulf	Morris	1	В	21-18S-38E
Gulf	North Grimes	4	K	21-18S-38E
Hobbs-High Inc.	Tatums	1	М	35-18S-38E
Landreth Production	State	lA	0	7-18S-38E
Pontotoc	"B" Hobbs State	1	F	29-18S-38E
Pontotoc	"B" Hobbs State	2	G	29-18S-38E
C. H. Sweet	Grimes	1	I	20-18S-38E

EXHIBIT "C"

### STATE OF NEW MEXICO ENERGY AND MINERALS DEPARTMENT OIL CONSERVATION DIVISION

IN THE MATTER OF THE HEARING CALLED BY THE OIL CONSERVATION DIVISION FOR THE PURPOSE OF CONSIDERING:

CASE NO. 7908 Order No. R-6199-A

APPLICATION OF SHELL OIL COMPANY FOR UNORTHODOX LOCATIONS, DIRECTIONAL DRILLING, AND PRESSURE MAINTENANCE EXPANSION, LEA COUNTY, NEW MEXICO. Six with the first to

### ORDER OF THE DIVISION

### BY THE DIVISION:

This cause came on for hearing at 9 a.m. on July 20, 1983, at Santa Fe, New Mexico, before Examiner Richard L. Stamets.

NOW, on this 4th day of August, 1983, the Division Director, having considered the testimony, the record, and the recommendations of the Examiner, and being fully advised in the premises,

### FINDS:

- (1) That due public notice having been given as required by law, the Division has jurisdiction of this cause and the subject matter thereof.
- (2) That the applicant, Shell Oil Company, seeks authority to directionally drill five North Hobbs Unit wells at various surface and bottomhole locations on the common boundary of the South Hobbs Unit and the North Hobbs Unit, all as listed below, Lea County, New Mexico:

### TOWNSHIP 18 SOUTH, RANGE 38 EAST, NMPM

Well No.	Section No.		Surface Location				Bottor Locat:		le —		
142	32	610'	FSL	&	1210'	FWL	25'	FSL	æ	1320'	FWL
342	32	475'	FSL	&	1437'	FEL	25 <b>'</b>	FSL	&	1320'	FEL
342	33	125'	FSL	&	2730'	FWL	25 '	FSL	&	2640'	FWL
422	33	2181'	FNL	&	498 '	FEL	2640'	FNL	&	25.1	FEL
432	33	1842'	FSL	&	1029'	FEL	1345'	FSL	&	1320'	FEL

- (3) That a 75-foot radius tolerance should be provided for each bottom hole location.
- (4) That the quarter-quarter section wherein any one of said wells is ultimately bottomed should be dedicated to such well.
- (5) That the unorthodox surface locations and the unorthodox bottom hole locations are necessitated by topography and a lease line agreement, respectively.
- (6) That the applicant should be required to determine the subsurface location of the bottom of each of said holes by means of a continuous multi-shot directional survey conducted subsequent to said directional drilling.
- (7) That the applicant also seeks expansion of the North Hobbs Grayburg-San Andres Pressure Maintenance Project to permit injection into said wells.
- (8) That said wells should be authorized for injection subject to all provisions of Order No. R-6199, which authorized said project.
- (9) That approval of the subject application will afford the applicant the opportunity to produce its just and equitable share of the oil in the Hobbs Pool and will otherwise prevent waste and protect correlative rights.

### IT IS THEREFORE ORDERED:

(1) That the applicant, Shell Oil Company, is hereby authorized to directionally drill each of the following described five wells in its North Hobbs Unit from the surface location to a point within 75 feet of the bottom hole location, all as shown and approved as follows:

### TOWNSHIP 18 SOUTH, RANGE 38 EAST, NMPM

Well No.	Section No.	Surfac Locati				Botton Locat		.е —		
142 342 342 422 432	32 32 33 33	610' F 475' F 125' F 2181' F 1842' F	FSL & FSL & FNL &	2730' 498'	FEL FWL FEL	25 ' 25 ' 2640 '	FSL FSL FNL	- & & &	1320' 1320' 2640' 25' 1320'	FEL FWL FEL

PROVIDED HOWEVER, that prior to the above-described directional drilling, the applicant shall establish the

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location of the kick-off point by conducting a continuous multi-shot directional survey of the well.

PROVIDED FURTHER, that subsequent to the above-described directional drilling, a continuous multi-shot directional survey shall be made of the wellbore from total depth to the kick-off point with shot points not more than 100 feet apart; that the operator shall cause the surveying company to forward a copy of the survey report directly to the Santa Fe office of the Division, P. O. Box 2088, Santa Fe, New Mexico 87501, and that the operator shall notify the Division's Hobbs District Office of the date and time said survey is to be commenced.

- (2) That Form C-105 shall be filed in accordance with Division Rule 1105 and the operator shall indicate thereon true vertical depth in addition to measured depths.
- (3) That the quarter-quarter section wherein any one of said wells is ultimately bottomed shall be dedicated to such well.
- (4) That approval is also given for the expansion of the North Hobbs Grayburg-San Andres Pressure Maintenance Project to permit injection into each of the wells directionally drilled under terms of this order.
- (5) That injection into and operation of said wells shall be in compliance with the provisions of Division Order No. R-6199 and Division Rules 702 through 708.
- (7) That jurisdiction of this cause is retained for the entry of such further orders as the Division may deem necessary.

DONE at Santa Fe, New Mexico, on the day and year hereinabove designated.

STATE OF NEW MEXICO

OLL CONSERVATION DIVISION

JOE D. RAMEY,

Director

SEAL