

CAMPBELL & BLACK, P.A.
LAWYERS

JACK M. CAMPBELL
BRUCE D. BLACK
MICHAEL B. CAMPBELL
WILLIAM F. CARR
BRADFORD C. BERGE
MARK F. SHERIDAN
WILLIAM P. SLATTERY
ANNIE-LAURIE COOGAN

JEFFERSON PLACE
SUITE 1 - 110 NORTH GUADALUPE
POST OFFICE BOX 2208
SANTA FE, NEW MEXICO 87504-2208
TELEPHONE: (505) 988-4421
TELECOPIER: (505) 983-6043

May 21, 1991

HAND-DELIVERED

RECEIVED

William J. LeMay, Director
Oil Conservation Division
New Mexico Department of Energy,
Minerals and Natural Resources
State Land Office Building
Santa Fe, New Mexico 87503

MAY 21 1991

OIL CONSERVATION DIV.
SANTA FE

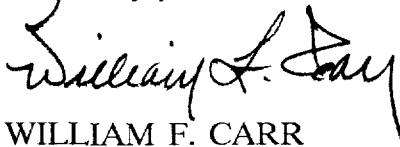
Case 10323

Re: In the Matter of the Application of Collins & Ware, Inc. for Compulsory
Pooling, Lea County, New Mexico

Dear Mr. LeMay:

Enclosed in triplicate is the Application of Collins & Ware, Inc. in the above-referenced case. Collins & Ware, Inc. respectfully requests that this matter be placed on the docket for the June 13, 1991 Examiner hearings.

Very truly yours,


WILLIAM F. CARR

WFC:mlh

Enclosure

cc w/enclosure: Mr. Bill Seltzer

BEFORE THE
OIL CONSERVATION DIVISION
NEW MEXICO DEPARTMENT OF ENERGY, MINERALS AND NATURAL RESOURCES

IN THE MATTER OF THE APPLICATION
OF COLLINS & WARE, INC.
FOR COMPULSORY POOLING,
LEA COUNTY, NEW MEXICO.

CASE NO. 16323

APPLICATION

COLLINS & WARE, INC., through its undersigned attorneys, hereby makes application pursuant to the provisions of N.M.Stat.Ann. § 70-2-17, (1978), for an order pooling all of the mineral interests in all formations developed on 320-acre spacing in the W/2 of Section 31, Township 21 South, Range 32 East, N.M.P.M., Lea County, New Mexico, ~~and for an underfoot well~~ location and in support thereof states:

1. Applicant owns or represents approximately 50% of the working interest in and under the W/2 of Section 31, and Applicant has the right to drill thereon.
2. Applicant proposes to dedicate the above-referenced pooled unit to its Bilbrey 31 Federal Well No. 1 to be drilled at a standard location 1980 feet from the South and West lines of said Section 31, to a depth of approximately 15,100 feet to test all formations to the base of the Morrow formation, Undesignated Bilbrey Morrow Pool.
3. Applicant has sought and obtained either voluntary agreement for pooling or farmout from all other interest owners in the W/2 of said Section 31, except for Phillips Company, the owner of a 49.97% working interest.

4. Said pooling of interests will avoid the drilling of unnecessary wells, will prevent waste and will protect correlative rights.

5. In order to permit the Applicant to obtain its just and fair share of the oil and gas underlying the subject lands, the mineral interests should be pooled, and Applicant should be designated the operator of the well.

WHEREFORE, Applicant prays that this application be set for hearing before an Examiner of the Oil Conservation Division on June 13, 1991 and, after notice and hearing as required by law, the Division enter its order pooling the lands, including provisions for Applicant to recover its costs of drilling, equipping and completing the well, its costs of supervision while drilling and after completion, including overhead charges, and imposing a risk factor for the risk assumed by the Applicant in drilling, completing and equipping the well.

Respectfully submitted,

CAMPBELL & BLACK, P.A.

By: 

WILLIAM F. CARR
Post Office Box 2208
Santa Fe, New Mexico 87504
Telephone: (505) 988-4421

ATTORNEYS FOR COLLINS
& WARE, INC.

RECEIVED

BEFORE THE

MAY 21 1991

OIL CONSERVATION DIVISION

OIL CONSERVATION DIV.
SANTA FE

NEW MEXICO DEPARTMENT OF ENERGY, MINERALS AND NATURAL RESOURCES

IN THE MATTER OF THE APPLICATION
OF COLLINS & WARE, INC.
FOR COMPULSORY POOLING,
LEA COUNTY, NEW MEXICO.

CASE NO. 10323

APPLICATION

COLLINS & WARE, INC., through its undersigned attorneys, hereby makes application pursuant to the provisions of N.M.Stat.Ann. § 70-2-17, (1978), for an order pooling all of the mineral interests in all formations developed on 320-acre spacing in the W/2 of Section 31, Township 21 South, Range 32 East, N.M.P.M., Lea County, New Mexico, and for an unorthodox well location and in support thereof states:

1. Applicant owns or represents approximately 50% of the working interest in and under the W/2 of Section 31, and Applicant has the right to drill thereon.
2. Applicant proposes to dedicate the above-referenced pooled unit to its Bilbrey 31 Federal Well No. 1 to be drilled at a standard location 1980 feet from the South and West lines of said Section 31, to a depth of approximately 15,100 feet to test all formations to the base of the Morrow formation, Undesignated Bilbrey Morrow Pool.
3. Applicant has sought and obtained either voluntary agreement for pooling or farmout from all other interest owners in the W/2 of said Section 31, except for Phillips Company, the owner of a 49.97% working interest.

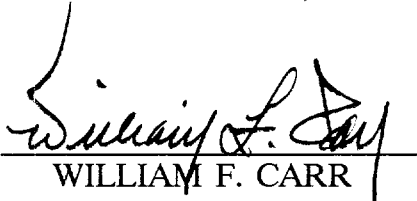
4. Said pooling of interests will avoid the drilling of unnecessary wells, will prevent waste and will protect correlative rights.

5. In order to permit the Applicant to obtain its just and fair share of the oil and gas underlying the subject lands, the mineral interests should be pooled, and Applicant should be designated the operator of the well.

WHEREFORE, Applicant prays that this application be set for hearing before an Examiner of the Oil Conservation Division on June 13, 1991 and, after notice and hearing as required by law, the Division enter its order pooling the lands, including provisions for Applicant to recover its costs of drilling, equipping and completing the well, its costs of supervision while drilling and after completion, including overhead charges, and imposing a risk factor for the risk assumed by the Applicant in drilling, completing and equipping the well.

Respectfully submitted,

CAMPBELL & BLACK, P.A.

By: 

WILLIAM F. CARR
Post Office Box 2208
Santa Fe, New Mexico 87504
Telephone: (505) 988-4421

ATTORNEYS FOR COLLINS
& WARE, INC.

BEFORE THE
OIL CONSERVATION DIVISION
NEW MEXICO DEPARTMENT OF ENERGY, MINERALS AND NATURAL RESOURCES

IN THE MATTER OF THE APPLICATION
OF COLLINS & WARE, INC.
FOR COMPULSORY POOLING,
LEA COUNTY, NEW MEXICO.

CASE NO. 10323

APPLICATION

COLLINS & WARE, INC., through its undersigned attorneys, hereby makes application pursuant to the provisions of N.M.Stat.Ann. § 70-2-17, (1978), for an order pooling all of the mineral interests in all formations developed on 320-acre spacing in the W/2 of Section 31, Township 21 South, Range 32 East, N.M.P.M., Lea County, New Mexico, and for an unorthodox well location and in support thereof states:

1. Applicant owns or represents approximately 50% of the working interest in and under the W/2 of Section 31, and Applicant has the right to drill thereon.
2. Applicant proposes to dedicate the above-referenced pooled unit to its Bilbrey 31 Federal Well No. 1 to be drilled at a standard location 1980 feet from the South and West lines of said Section 31, to a depth of approximately 15,100 feet to test all formations to the base of the Morrow formation, Undesignated Bilbrey Morrow Pool.
3. Applicant has sought and obtained either voluntary agreement for pooling or farmout from all other interest owners in the W/2 of said Section 31, except for Phillips Company, the owner of a 49.97% working interest.

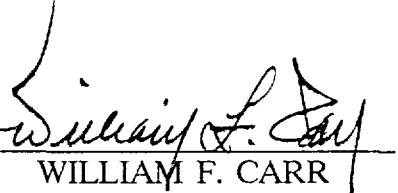
4. Said pooling of interests will avoid the drilling of unnecessary wells, will prevent waste and will protect correlative rights.

5. In order to permit the Applicant to obtain its just and fair share of the oil and gas underlying the subject lands, the mineral interests should be pooled, and Applicant should be designated the operator of the well.

WHEREFORE, Applicant prays that this application be set for hearing before an Examiner of the Oil Conservation Division on June 13, 1991 and, after notice and hearing as required by law, the Division enter its order pooling the lands, including provisions for Applicant to recover its costs of drilling, equipping and completing the well, its costs of supervision while drilling and after completion, including overhead charges, and imposing a risk factor for the risk assumed by the Applicant in drilling, completing and equipping the well.

Respectfully submitted,

CAMPBELL & BLACK, P.A.

By: 

WILLIAM F. CARR
Post Office Box 2208
Santa Fe, New Mexico 87504
Telephone: (505) 988-4421

ATTORNEYS FOR COLLINS
& WARE, INC.

CAMPBELL & BLACK, P.A.
LAWYERS

JACK M. CAMPBELL
BRUCE D. BLACK
MICHAEL B. CAMPBELL
WILLIAM F. CARR
BRADFORD C. BERGE
MARK F. SHERIDAN
WILLIAM P. SLATTERY
ANNIE-LAURIE COOGAN

JEFFERSON PLACE
SUITE 1 - 110 NORTH GUADALUPE
POST OFFICE BOX 2208
SANTA FE, NEW MEXICO 87504-2208
TELEPHONE: (505) 988-4421
TELECOPIER: (505) 983-6043

May 22, 1991

HAND-DELIVERED

William J. LeMay, Director
Oil Conservation Division
New Mexico Department of Energy,
Minerals and Natural Resources
State Land Office Building
Santa Fe, New Mexico 87503

RECEIVED

MAY 22 1991

OIL CONSERVATION DIVISION

Case #0323

Re: In the Matter of the Amended Application of Collins & Ware, Inc. for
Compulsory Pooling, Lea County, New Mexico

Dear Mr. LeMay:

Enclosed in triplicate is the Amended Application of Collins & Ware, Inc. in the above-referenced case. Collins & Ware, Inc. respectfully requests that this matter be placed on the docket for the June 13, 1991 Examiner hearings.

Very truly yours,


WILLIAM F. CARR

WFC:mlh

Enclosure

cc w/enclosure: Mr. Bill Seltzer

BEFORE THE
OIL CONSERVATION DIVISION

NEW MEXICO DEPARTMENT OF ENERGY, MINERALS AND NATURAL RESOURCES

IN THE MATTER OF THE APPLICATION RECEIVED
OF COLLINS & WARE, INC.
FOR COMPULSORY POOLING,
LEA COUNTY, NEW MEXICO.

OIL CONSERVATION DIVISION

CASE NO. 16323

**AMENDED
APPLICATION**

COLLINS & WARE, INC., through its undersigned attorneys, hereby makes application pursuant to the provisions of N.M.Stat.Ann. § 70-2-17, (1978), for an order pooling all of the mineral interests in all formations developed on 320-acre spacing in the W/2 of Section 31, Township 21 South, Range 32 East, N.M.P.M., Lea County, New Mexico, and in support thereof states:

1. Applicant owns or represents approximately 50% of the working interest in and under the W/2 of Section 31, and Applicant has the right to drill thereon.
2. Applicant proposes to dedicate the above-referenced pooled unit to its Bilbrey 31 Federal Well No. 1 to be drilled at a standard location 1980 feet from the South and West lines of said Section 31, to a depth of approximately 15,100 feet to test all formations to the base of the Morrow formation, Undesignated Bilbrey Morrow Pool.
3. Applicant has sought and obtained either voluntary agreement for pooling or farmout from all other interest owners in the W/2 of said Section 31, except for Phillips Company, the owner of a 49.97% working interest.

4. Said pooling of interests will avoid the drilling of unnecessary wells, will prevent waste and will protect correlative rights.

5. In order to permit the Applicant to obtain its just and fair share of the oil and gas underlying the subject lands, the mineral interests should be pooled, and Applicant should be designated the operator of the well.

WHEREFORE, Applicant prays that this application be set for hearing before an Examiner of the Oil Conservation Division on June 13, 1991 and, after notice and hearing as required by law, the Division enter its order pooling the lands, including provisions for Applicant to recover its costs of drilling, equipping and completing the well, its costs of supervision while drilling and after completion, including overhead charges, and imposing a risk factor for the risk assumed by the Applicant in drilling, completing and equipping the well.

Respectfully submitted,

CAMPBELL & BLACK, P.A.

By: 

WILLIAM F. CARR
Post Office Box 2208
Santa Fe, New Mexico 87504
Telephone: (505) 988-4421

ATTORNEYS FOR COLLINS
& WARE, INC.

BEFORE THE
OIL CONSERVATION DIVISION
NEW MEXICO DEPARTMENT OF ENERGY, MINERALS AND NATURAL RESOURCES

IN THE MATTER OF THE APPLICATION
OF COLLINS & WARE, INC.
FOR COMPULSORY POOLING,
LEA COUNTY, NEW MEXICO.

RECEIVED

MAY 22 1991

CASE NO. 10323

OIL CONSERVATION DIVISION

**AMENDED
APPLICATION**

COLLINS & WARE, INC., through its undersigned attorneys, hereby makes application pursuant to the provisions of N.M.Stat.Ann. § 70-2-17, (1978), for an order pooling all of the mineral interests in all formations developed on 320-acre spacing in the W/2 of Section 31, Township 21 South, Range 32 East, N.M.P.M., Lea County, New Mexico, and in support thereof states:

1. Applicant owns or represents approximately 50% of the working interest in and under the W/2 of Section 31, and Applicant has the right to drill thereon.
2. Applicant proposes to dedicate the above-referenced pooled unit to its Bilbrey 31 Federal Well No. 1 to be drilled at a standard location 1980 feet from the South and West lines of said Section 31, to a depth of approximately 15,100 feet to test all formations to the base of the Morrow formation, Undesignated Bilbrey Morrow Pool.
3. Applicant has sought and obtained either voluntary agreement for pooling or farmout from all other interest owners in the W/2 of said Section 31, except for Phillips Company, the owner of a 49.97% working interest.

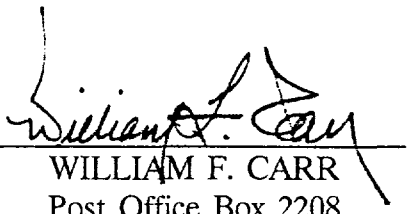
4. Said pooling of interests will avoid the drilling of unnecessary wells, will prevent waste and will protect correlative rights.

5. In order to permit the Applicant to obtain its just and fair share of the oil and gas underlying the subject lands, the mineral interests should be pooled, and Applicant should be designated the operator of the well.

WHEREFORE, Applicant prays that this application be set for hearing before an Examiner of the Oil Conservation Division on June 13, 1991 and, after notice and hearing as required by law, the Division enter its order pooling the lands, including provisions for Applicant to recover its costs of drilling, equipping and completing the well, its costs of supervision while drilling and after completion, including overhead charges, and imposing a risk factor for the risk assumed by the Applicant in drilling, completing and equipping the well.

Respectfully submitted,

CAMPBELL & BLACK, P.A.

By: 
WILLIAM F. CARR
Post Office Box 2208
Santa Fe, New Mexico 87504
Telephone: (505) 988-4421

ATTORNEYS FOR COLLINS
& WARE, INC.

BEFORE THE
OIL CONSERVATION DIVISION

NEW MEXICO DEPARTMENT OF ENERGY, MINERALS AND NATURAL RESOURCES

IN THE MATTER OF THE APPLICATION
OF COLLINS & WARE, INC.
FOR COMPULSORY POOLING,
LEA COUNTY, NEW MEXICO.

CASE NO. 10323

**AMENDED
APPLICATION**

COLLINS & WARE, INC., through its undersigned attorneys, hereby makes application pursuant to the provisions of N.M.Stat.Ann. § 70-2-17, (1978), for an order pooling all of the mineral interests in all formations developed on 320-acre spacing in the W/2 of Section 31, Township 21 South, Range 32 East, N.M.P.M., Lea County, New Mexico, and in support thereof states:

1. Applicant owns or represents approximately 50% of the working interest in and under the W/2 of Section 31, and Applicant has the right to drill thereon.
2. Applicant proposes to dedicate the above-referenced pooled unit to its Bilbrey 31 Federal Well No. 1 to be drilled at a standard location 1980 feet from the South and West lines of said Section 31, to a depth of approximately 15,100 feet to test all formations to the base of the Morrow formation, Undesignated Bilbrey Morrow Pool.
3. Applicant has sought and obtained either voluntary agreement for pooling or farmout from all other interest owners in the W/2 of said Section 31, except for Phillips Company, the owner of a 49.97% working interest.

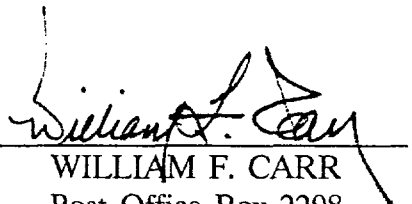
4. Said pooling of interests will avoid the drilling of unnecessary wells, will prevent waste and will protect correlative rights.

5. In order to permit the Applicant to obtain its just and fair share of the oil and gas underlying the subject lands, the mineral interests should be pooled, and Applicant should be designated the operator of the well.

WHEREFORE, Applicant prays that this application be set for hearing before an Examiner of the Oil Conservation Division on June 13, 1991 and, after notice and hearing as required by law, the Division enter its order pooling the lands, including provisions for Applicant to recover its costs of drilling, equipping and completing the well, its costs of supervision while drilling and after completion, including overhead charges, and imposing a risk factor for the risk assumed by the Applicant in drilling, completing and equipping the well.

Respectfully submitted,

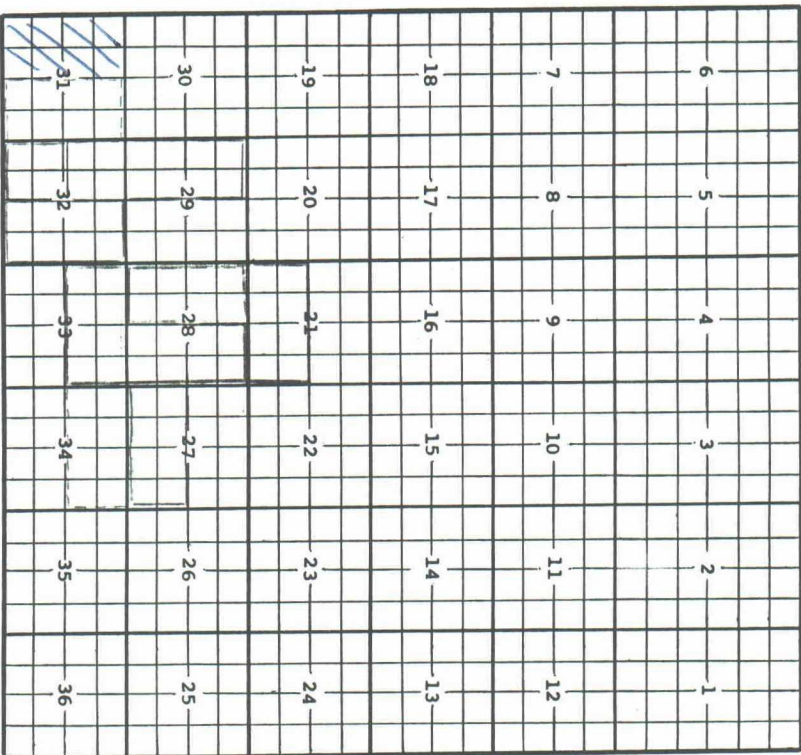
CAMPBELL & BLACK, P.A.

By: 

WILLIAM F. CARR
Post Office Box 2208
Santa Fe, New Mexico 87504
Telephone: (505) 988-4421

ATTORNEYS FOR COLLINS
& WARE, INC.

COUNTY Lea POOL Bilbrey-Morrow Gas
 TOWNSHIP 21 South RANGE 32 East NMFM

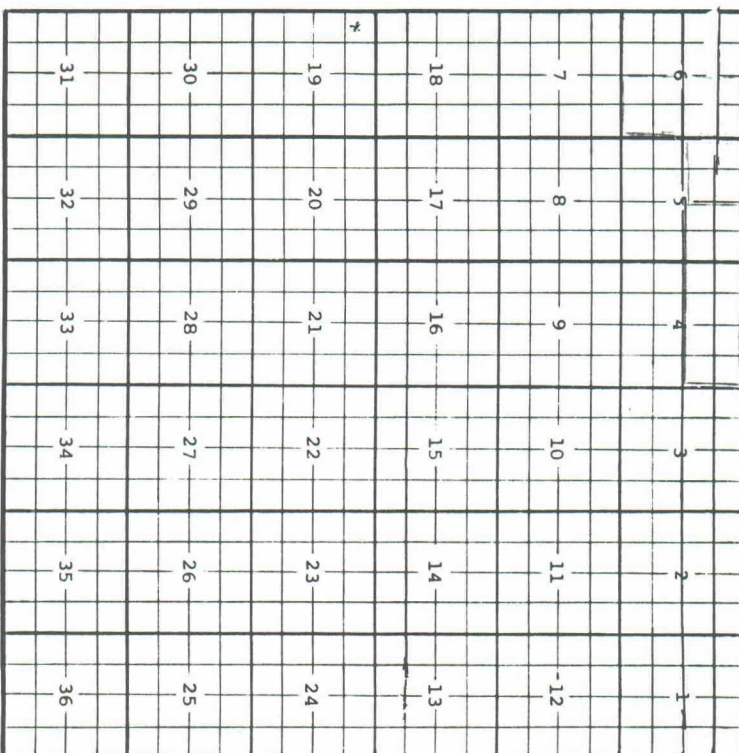


Description: E₂ Sec 32 (R-6623, 4-7-81)

Ext: W₁ Sec 29, NW₁ Sec 32 (R-7153, 12-8-82) EXT: E₁ Sec 28, N₁ Sec 33 (R-8946, 7-1-81) EXT: W₁ Sec 28 (R-9095, 1-1-90)

Ext: S₁ Sec 21 (R-9345, 11-7-90) EXT: SW₁ Sec 32 (R-9447, 3-1-91)
 EXT: S₁ Sec 27 (R-9472, 4-1-91)

COUNTY Lea POOL Bilbrey-Morrow Gas
 TOWNSHIP 22 South RANGE 32 East NMFM

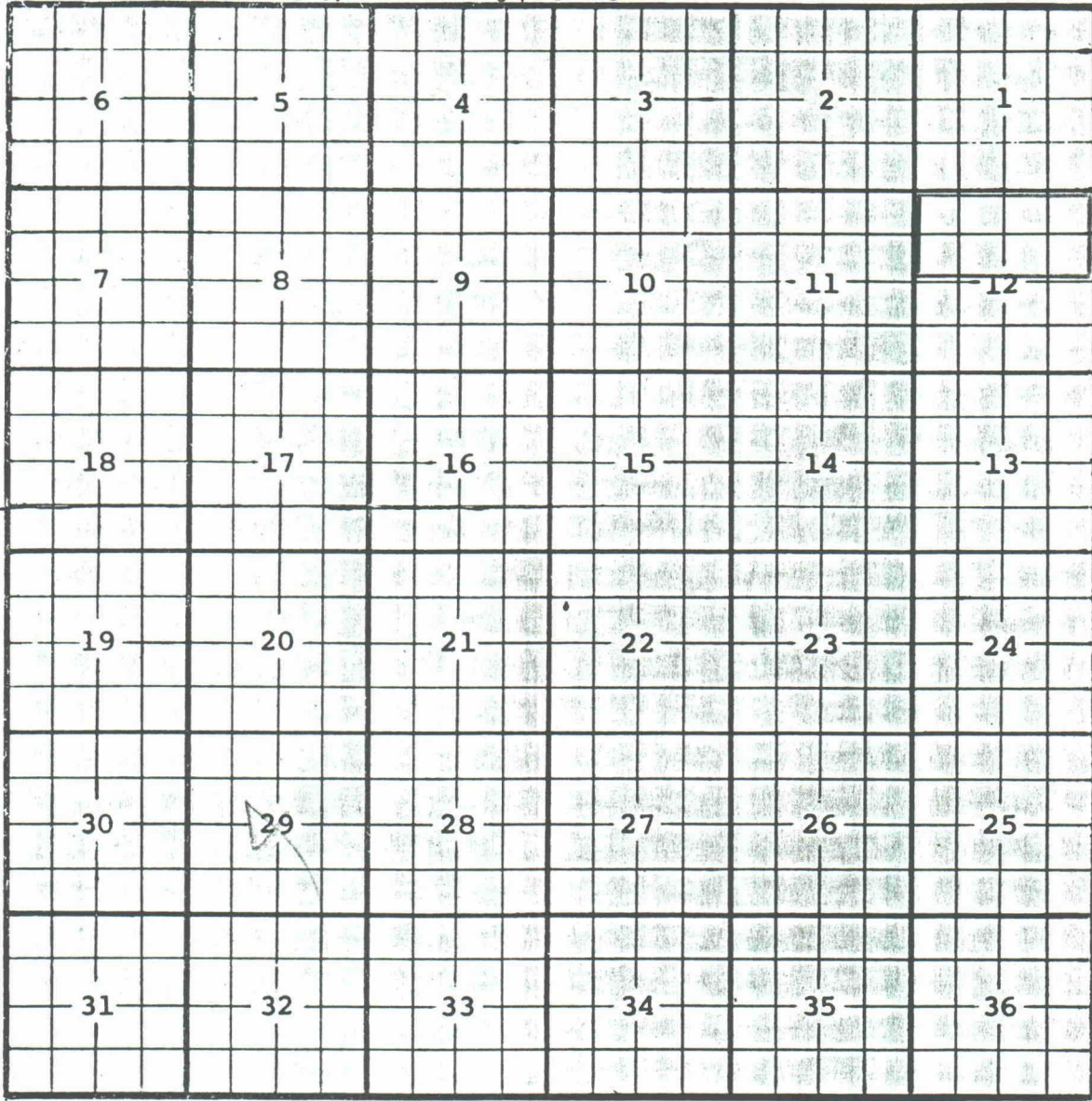


Ext: N₁ Sec 4, NE₁ Sec 5 (R-6962, 5-6-82)

Ext: NW₁ Sec 5, E₁ Sec 6 (R-7076-9-27-82)

COUNTY Eddy POOL Red Tank-Atoka Gas

TOWNSHIP 22 South RANGE 31 East NMPM



Description: N¹/₂ Sec. 12 (R-7322, 8-1-83)

Handwritten notes area with multiple horizontal lines for additional text.

LITTLE EDDY UNIT

32	33	34	35	36	37	38	39	40	41	42	43	44	45	46	47	48	49	50	51	52	53	54	55	56	57	58	59	60	61	62	63	64	65	66	67	68	69	70	71	72	73	74	75	76	77	78	79	80	81	82	83	84	85	86	87	88	89	90	91	92	93	94	95	96	97	98	99	100
----	----	----	----	----	----	----	----	----	----	----	----	----	----	----	----	----	----	----	----	----	----	----	----	----	----	----	----	----	----	----	----	----	----	----	----	----	----	----	----	----	----	----	----	----	----	----	----	----	----	----	----	----	----	----	----	----	----	----	----	----	----	----	----	----	----	----	----	-----

R33E

R33E

R33E

R33E

R33E

R33E

R33E

R33E

R33E

R33E

R33E

R33E

R33E

R33E

R33E

R33E

R33E

R33E

R33E

R33E

R33E

R33E

R33E

R33E

R33E

R33E

R33E

R33E

R33E

R33E

R33E

R33E

R33E

R33E

R33E

R33E

R33E

R33E

R33E

R33E

R33E

R33E

R33E

R33E

R33E

R33E

R33E

R33E

R33E

R33E

R33E

R33E

R33E

R33E

R33E

R33E

R33E

R33E

R33E

R33E

R33E

R33E

R33E

R33E

R33E

R33E

R33E

R33E

R33E

R33E

R33E

R33E

R33E

R33E

R33E

R33E

R33E

R33E

R33E

R33E

R33E

R33E

R33E

R33E

R33E

R33E

R33E

R33E

R33E

R33E

R33E

R33E

R33E

R33E

R33E

R33E

R33E

R33E

R33E

R33E

R33E

R33E

R33E

R33E

R33E

R33E

R33E

R33E

R33E

R33E

R33E

R33E

R33E

R33E

R33E

R33E

R33E

R33E

R33E

R33E

R33E

R33E

R33E

R33E

R33E

R33E

R33E

R33E

R33E

R33E

R33E

R33E

R33E

R33E

R33E

R33E

R33E

R33E

R33E

R33E

R33E

R33E

R33E

R33E

R33E

R33E

R33E

R33E

R33E

R33E

R33E

R33E

R33E

R33E

R33E

R33E

R33E

R33E

R33E

R33E

R33E

R33E

R33E

R33E

R33E

R33E

R33E

R33E

R33E

R33E

R33E

R33E

R33E

R33E

R33E

R33E

R33E

R33E

R33E

R33E

R33E

R33E

R33E

R33E

R33E

R33E

R33E

R33E

R33E

R33E

R33E

R33E

R33E

R33E

R33E

R33E

R33E

R33E

R33E

R33E

R33E

R33E

R33E

R33E

R33E

R33E

R33E

R33E

R33E

R33E

R33E

R33E

R33E

R33E

R33E

R33E

R33E

R33E

R33E

R33E

R33E

R33E

R33E

R33E

R33E

R33E

R33E

R33E

R33E

R33E

R33E

R33E

R33E

R33E

R33E

R33E

R33E

R33E

R33E

R33E

R33E

R33E

R33E

R33E

R33E

R33E

R33E

R33E

R33E

R33E

R33E

R33E

R33E

R33E

R33E

R33E

R33E

R33E

R33E

R33E

R33E

R33E

R33E

R33E

R33E

R33E

R33E

R33E

R33E

R33E

R33E

R33E

R33E

R33E

R33E

R33E

R33E

R33E

R33E

R33E

R33E

R33E

R33E

R33E

R33E

R33E

R33E

R33E

R33E

R33E

R33E

R33E

R33E

R33E

R33E

R33E

R33E

R33E

R33E

R33E

R33E

R33E

R33E

R33E

R33E

R33E

R33E

R33E

R33E

R33E

R33E