BEFORE THE

OIL CONSERVATION DIVISION

NEW MEXICO DEPARTMENT OF ENERGY, MINERALS AND NATURAL RESOURCES

IN THE MATTER OF CASE 10526 BEING CALLED BY THE OIL CONSERVATION COMMISSION ON ITS OWN MOTION TO ACCEPT NOMINATIONS AND OTHER EVIDENCE AND INFORMATION TO ASSIST IN DETERMINING OCTOBER 1992 THROUGH MARCH 1993 GAS ALLOWABLES FOR THE PRORATED GAS POOLS IN NEW MEXICO.

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OIL CONSERVATION DIVISION

CASE NO. 10526

ENTRY OF APPEARANCE

COMES NOW CAMPBELL, CARR, BERGE & SHERIDAN, P.A., and hereby enters its appearance in the above referenced case on behalf of Amoco Production Company.

Respectfully submitted,

CAMPBELL, CARR, BERGE & SHERIDAN, P.A.,

WILLIAM F. CARR

Post Office Box 2208

Santa Fe, New Mexico 87504

Telephone: (505) 988-4421

ATTORNEYS FOR AMOCO PRODUCTION COMPANY

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

THE OIL CONSERVATION DIVISION IS CALLING A HEARING ON ITS OWN MOTION TO ACCEPT NOMINATIONS AND OTHER EVIDENCE AND INFORMATION TO ASSIST IN DETERMINING OCTOBER 1992 THROUGH MARCH 1993 GAS ALLOWABLES FOR THE PRORATED GAS POOLS IN NEW MEXICO.

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OIL CONSERVATION DIVISION

CASE NO. 10526

PRE-HEARING STATEMENT

This prehearing statement is submitted by William F. Carr, as required by the Oil Conservation Division.

APPEARANCES OF PARTIES

APPLICANT	ATTORNEY
name, address, phone and contact person	()
OPPOSITION OR OTHER PARTY	ATTORNEY
Chevron U.S.A. Inc	William F. Carr Campbell, Carr, Berge & Sheridan Post Office Box 2208 Santa Fe, New Mexico 87504
(915) 687-7246	(505) 988-4421
name, address, phone and contact person	

STATEMENT OF CASE

APPLICANT

OPPOSITION OR OTHER PARTY

(Please make a concise statement of the basis for opposing this application or otherwise state the position of the party filing this statement.)

Chevron will present testimony in support of the allowables assigned to the Indian Basin Upper Pennsylvanian Gas Pool.

PROPOSED EVIDENCE

APPLICANT

WITNESSES EST. TIME EXHIBITS (Name and expertise)

OPPOSITION

WITNESSES EST. TIME EXHIBITS (Name and expertise)

Mark Corley, Gas Engineer 15 Minutes Approximately 4

PROCEDURAL MATTERS

Signature

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

CASE NO. 10526

THE OIL CONSERVATION DIVISION IS CALLING A HEARING ON ITS OWN MOTION TO ACCEPT NOMINATIONS AND OTHER EVIDENCE AND INFORMATION TO ASSIST IN DETERMINING OCTOBER 1992 THROUGH MARCH 1993 GAS ALLOWABLES FOR THE PRORATED GAS POOLS IN NEW MEXICO.

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OIL CONSERVATION DIVISION

PRE-HEARING STATEMENT

This prehearing statement is submitted by William F. Carr, as required by the Oil Conservation Division.

APPEARANCES OF PARTIES

APPLICANT	ATTORNEY
name, address, phone and contact person	()
OPPOSITION OR OTHER PARTY	ATTORNEY
Amoco Production Company c/o Eric Nitcher Post Office Box 800 Denver, Colorado 80201	William F. Carr Campbell, Carr, Berge & Sheridan Post Office Box 2208 Santa Fe, New Mexico 87504
(303) 830-4422	(505) 988-4421
name, address, phone and contact person	

STATEMENT OF CASE

APPLICANT

OPPOSITION OR OTHER PARTY

(Please make a concise statement of the basis for opposing this application or otherwise state the position of the party filing this statement.)

Amoco will present testimony in support of an increase in the allowables.

PROPOSED EVIDENCE

<u>APPLICANT</u>

WITNESSES (Name and expertise)

EST. TIME

EXHIBITS

OPPOSITION

WITNESSES (Name and expertise)

EST. TIME

EXHIBITS

Bill Hawkins, Petroleum Engineer

15 Minutes

Approximately 2

PROCEDURAL MATTERS

Signature

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

CASE NO. 10526

THE OIL CONSERVATION DIVISION IS CALLING A HEARING ON ITS OWN MOTION TO ACCEPT NOMINATIONS AND OTHER EVIDENCE AND INFORMATION TO ASSIST IN DETERMINING OCTOBER 1992 THROUGH MARCH 1993 GAS ALLOWABLES FOR THE PRORATED GAS POOLS IN NEW MEXICO.

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OIL CONSERVATION DIVISION

PRE-HEARING STATEMENT

This prehearing statement is submitted by William F. Carr, as required by the Oil Conservation Division.

APPEARANCES OF PARTIES

APPLICANT	ATTORNEY	
name, address, phone and contact person	()	
OPPOSITION OR OTHER PARTY	ATTORNEY	
Union Oil Company of California d/b/a Unocal	William F. Carr	
3300 North Butler, Suite 200 Farmington, New Mexico 87401 Attn: Paul West	Campbell, Carr, Berge & Sheridan Post Office Box 2208 Santa Fe, New Mexico 87504	
(505) 326-7600	(505) 988-4421	
name, address, phone and contact person		

STATEMENT OF CASE

APPLICANT

OPPOSITION OR OTHER PARTY

(Please make a concise statement of the basis for opposing this application or otherwise state the position of the party filing this statement.)

Union Oil Company of California d/b/a Unocal will present testimony about the impact of the preliminary allowable figures on Unocal operated wells in the San Juan Basin.

PROPOSED EVIDENCE

APPLICANT

WITNESSES EST. TIME EXHIBITS (Name and expertise)

OPPOSITION

WITNESSES EST. TIME EXHIBITS (Name and expertise)

Craig Van Horn, Petroleum Engineer 15 Minutes Approximately 5

PROCEDURAL MATTERS

Signature

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

CASE NQ. 10526

APPLICATION OF OIL CONSERVATION DIVISION TO ACCEPT NOMINATIONS AND EVIDENCE FOR GAS ALLOWABLES FOR PRORATED POOLS OF NEW MEXICO RECEIVED

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PRE-HEARING STATEMENT

OIL CONSERVATION DIVISION

This pre-hearing statement is submitted by MERIDIAN OIL INC. as required by the Oil Conservation Division.

APPEARANCE OF PARTIES

PARTICIPANT

ATTORNEY

MERIDIAN OIL INC. P.O. Box 51810 Midland, TX 79710 ATTN: Tom Olle W. Thomas Kellahin KELLAHIN, KELLAHIN & AUBREY P.O. Box 2265 Santa Fe, NM 87504 (505) 982-4285

OPPOSITION OR OTHER PARTY

ATTORNEY

N/A

STATEMENT OF CASE

PARTICIPANT

Meridian Oil Inc. seeks a pool allowable for the Justis Gas Pool of an average of 135,523 MCF per month based upon market demand.

OPPOSITION OR OTHER PARTY

N/A

PROPOSED EVIDENCE

APPLICANT

WITNESSES EST. TIME EXHIBITS

Tom O'Donnell 30 Min. Approx. 8

Exhibits

OPPOSITION

WITNESSES EST. TIME EXHIBITS

SEE OPPOSITION FILING, IF ANY

PROCEDURAL MATTERS

None applicable at this time.

KELLAHIN and KELLAHIN

W. Thomas Kellahin

P.O. Box 2265

Santa Fe, New Mexico 87504

(505) 982-4285

ATTORNEYS FOR MERIDIAN OIL, INC.

PHST825.014

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

CASE NO. 10526 RECEIVED

AUC 20 1892

CASE NO. 10526 ERVATION DIVISION

APPLICATION OF OIL CONSERVATION DIVISION TO ACCEPT NOMINATIONS AND EVIDENCE FOR GAS ALLOWABLES FOR PRORATED POOLS OF NEW MEXICO

PRE-HEARING STATEMENT

This pre-hearing statement is submitted by MARATHON OIL COMPANY as required by the Oil Conservation Division.

APPEARANCE OF PARTIES

PARTICIPANT

ATTORNEY

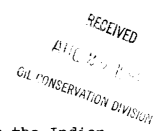
MARATHON OIL COMPANY P.O. Box 552 Midland, TX 79702 ATTN: Thomas Lowry, Esq. Santa Fe, NM 87504

W. Thomas Kellahin KELLAHIN, KELLAHIN & AUBREY P.O. Box 2265 (505) 982-4285

OPPOSITION OR OTHER PARTY ATTORNEY

N/A

STATEMENT OF CASE



PARTICIPANT

Marathon Oil Company seeks a pool allowable for the Indian Basin Upper Pennsylvania Gas Pool which would allow all non-marginal wells in the pool an F1 factor of 197,600 MCF per month.

OPPOSITION OR OTHER PARTY

N/A

PROPOSED EVIDENCE

APPLICANT

WITNESSES EST. TIME EXHIBITS

John Gilbert 15-20 Min Approx. 8
Gas Marketing Exhibits
(or William H. Hastings Gas Marketing)

Total

Ronald J. Folse 15-20 Min. Petroleum Engineer

OPPOSITION

WITNESSES EST. TIME EXHIBITS

SEE OPPOSITION FILING, IF ANY

PROCEDURAL MATTERS

OIL CONSERVATION DIVINION

None.

KELLAHIN and KELLAHIN

W. Thomas Kellahin

P.O. Box 2265

Santa Fe, New Mexico 87504 (505) 982-4285

ATTORNEYS FOR MARATHON OIL CO.

PHST826.092

HINKLE, COX, EATON, COFFIELD & HENSLEY

LEWIS CLODA
MAJUL W EATON
COMAD E COFFELO
MARQUO L HENSLEY JA
STLARY D SHANCR
EP CD JANEHEPE
CD JANEHE GAPT DOMPTONY
MICHAEL A GROSE
THOMAS DIHANES LA
GREGORY INIBERT
DAVID TIMARKETTE*
MARK CIDOW

ROBERT H BETHEA*
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> OF COUNSEL C M CALHOUN' MACK EASLEY RICHARD S MORRIS

> > WASHINGTON, E.C. SPECIAL COUNSEL ALAN JI STATMAN

August 26, 1992

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VIA HAND DELIVERY

Mr. William J. LeMay Oil Conservation Division State Land Office Building Santa Fe, New Mexico 87503

AHC 3 - 1992

OIL CONSERVATION DIVISION

August 27, 1992 Commission Hearing on Gas Allowables

Dear Mr. LeMay:

Please accept this letter as our pre-hearing statement on behalf of Exxon Corporation. At this time, Exxon does not plan on presenting a witness, although it may question any witnesses who do testify.

Very truly yours,

HINKLE, COX, EATON, COFFIELD

& HENSLEY

'Bruce James'

JB:frs