

STATE OF NEW MEXICO
ENERGY AND MINERALS DEPARTMENT
OIL CONSERVATION DIVISION

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APR 8 - 1987

OIL CONSERVATION DIVISION

IN THE MATTER OF
THE HEARING CALLED
BY THE OIL CONSERVATION
DIVISION FOR THE PURPOSE
OF CONSIDERING THE
APPLICATION OF MALLON OIL
COMPANY FOR THE REINSTATEMENT
OF OIL PRODUCTION ALLOWABLES
AND AN ACCEPTION TO THE
PROVISIONS OF DIVISION GENERAL
RULE 502 FOR CERTAIN WELLS
LOCATED IN THE GAVILAN-MANCOS
OIL POOL, RIO ARRIBA COUNTY,
NEW MEXICO.

CASE NO. 9073
ORDER NO. R-8411

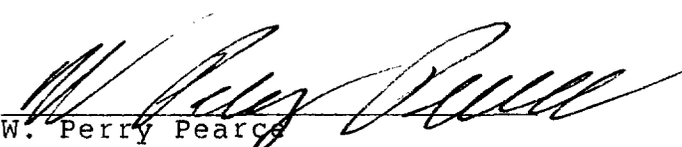
APPLICATION FOR DE NOVO HEARING

COMES NOW the Applicant, Mallon Oil Company, by and through its attorneys Montgomery & Andrews, P.A., and requests that this matter be heard de novo by the full Oil Conservation Commission. In support of this Application Applicant states:

1. That Division Order R-8411 was entered in this matter on March 16, 1987.
2. That the Applicant is a party interested in this matter who was a participant in the initial hearing and who is adversely affected by the decision of the Division contained in Order R-8411.

WHEREFORE, Applicant, Mallon Oil Company, prays that the full New Mexico Oil Conservation Commission grant a hearing de novo to Case 9073.

Respectfully submitted,
MONTGOMERY & ANDREWS, P.A.

By: 

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Certificate of Service

I certify that a true and correct copies of the foregoing Application were mailed to W. Thomas Kellahin, Esq., Kellahin & Kellahin, Post Office Box 2265, Santa Fe, NM 87504-2265 and William F. Carr, Esq., Campbell & Black, P.A, Post Office Box 2208, Santa Fe, NM 87504-2208.


W. Perry Pearce April 6, 1987

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