BEFORE THE OIL CONSERVATION COMMISSION

STATE OF NEW MEXICO

IN THE MATTER OF THE APPLICATION OF J. W.) BROWN FOR A PILOT WATER FLOOD PROJECT ON) HIS STATE LEASE E-92 IN SECTION 26, TOWN-SHIP 10 SOUTH, RANGE 26 EAST, IN THE BROWN FIELD, CHAVES COUNTY, NEW MEXICO.

APPLICATION

Comes now applicant, J. W. Brown, by his attorneys, Campbell & Russell, and states:

1. He is the owner of State Lease No. E-92 situated in Section 26, Township 10 South, Range 26 East, N.M.P.M., Chaves County, New Mexico

2. He has drilled and is the operator of four wells situated on said lease, including his State E-92 Well No. 1 situated in the $SE_4^1NW_4^1$ of said Section 26.

3. All of the wells drilled by applicant are marginal wells and unless production is stimulated, said wells will be abandoned for economic reasons and waste will result.

4. Applicant has drilled four proposed in-put wells in the $SE_4^1NW_4^1$ of Section 26, into which applicant desires to inject water for the purpose of stimulating recovery of oil.

WHEREFORE, applicant requests the Commission to set this application down for hearing, after notice, before an examiner for the Commission.

Respectfully submitted,

CAMPBELL & RUSSELL

By: Jack M. Campbell

P. O. Box 766 Roswell, New Mexico

Attorneys for Applicant