CLASS OF SERVICE

This is a fast message unless its deferred character is indicated by the proper symbol.

## WESTERN UNIO

TELEGRAM

W. P. MARSHALL, PRESIDENT

The filing time shown in the date line on domestic telegrams is LOCAL TIME at point of origin. Time of receipt is LOCAL

SYMBOLS DL=Day Letter NL=Night Letter

LT=International Letter Telegram

lestination

LA073 SSB072

L ARAO 13 PD= ARTESTA NMEX 8 1150A MST= THE NEWMEXICO OIL CONSERVATION COMMISSION= STATE LAND OFFICE SANTA FE NMEX=

ATTENTION MR JAMES M DURRETT JR, ATTORNEY=

WE HEREBY REQUEST THAT CASES 3099 AND 3100 LEONARD NICHOLS APPLICANT BE CONTINUED FROM SEPT 9 1964 THE NAXT SCHEDULED EXAMINER HEARING THEREAFTER WATSON AND WATSON PO DRAWER E ARTESTA NEW MEXICO Set for Espt. 3 0 th

ATTORNEYS FOR LEONARD NICHOLS

THE COMPANY WILL APPRECIATE SUGGESTIONS FROM ITS PATRONS CONCERNING ITS SERVICE

MAIN ON RE OCC

1964 SEP 8 PM 1 : 42

DOMESTIC SER	VIC	E	. (
Check the class of service desired; otherwise this message will be sent as a fast telegram			
TELEGRAM		Y	
DAY LETTER			1
NIGHT LETTER			

# WESTERN UNION

### TELEGRAM

W. P. MARSHALL. PRESIDENT

1206 (4-55)

Check the class of service desired;
otherwise the message will be
sent at the full rate

FULL RATE

LETTER TELEGRAM

SHORE-SHIP

INTERNATIONAL SERVICE

\				
NO. WDSCL. OF SVC.	PD. OR COLL.	CASH NO.	CHARGE TO THE ACCOUNT OF	TIME FILED
		,	Watson and Watson 746-2201	

Send the following message, subject to the terms on back hereof, which are hereby agreed to

Artesia, New Mexico, September 8, 1964.

New Mexico Oil Conservation Commission, State Land Office, Santa Fe, New Mexico.

Attention: Mr. James M. Durrett, Jr., Attorney

We hereby request that cases 3099 and 3100, Leonard Nichols, applicant, be continued from September 9, 1964, until the next scheduled examiner hearing thereafter.

000 300 300 MON. 5 des 1961

Watson and Watson,
P. O. Drawer E,
Artesia, New Mexico.
Attorneys for Leonard Nichols

#### ALL MESSAGES TAKEN BY THIS COMPANY ARE SUBJECT TO THE FOLLOWING TERMS:

To guard against mistakes or delays, the sender of a message should order it repeated, that is, telegraphed back to the originating office for comparison. For this, one-half the unrepeated message rate is charged in addition. Unless otherwise indicated on its face, this is an unrepeated message and paid for as such, in consideration whereof it is agreed between the sender of the message and the Telegraph Company as follows:

- 1. The Telegraph Company shall not be liable for mistakes or delays in the transmission or delivery, or for non-delivery, of any message received for transmission at the unrepeated-message rate beyond the sum of five hundred dollars; nor for mistakes or delays in the transmission or delivery, or for non-delivery, of any message received for transmission at the repeated-message rate beyond the sum of five thousand dollars, unless specially valued; nor in any case for delays arising from unavoidable interruption in the working of its lines.
- 2. In any event the Telegraph Company shall not be liable for damages for mistakes or delays in the transmission or delivery, or for the non-delivery, of any message, whether caused by the negligence of its servants or otherwise, beyond the actual loss, not exceeding in any event the sum of five thousand dollars, at which amount the sender of each message represents that the message is valued, unless a greater value is stated in writing by the sender thereof at the time the message is tendered for transmission, and unless the repeated-message rate is paid or agreed to be paid and an additional charge equal to one-tenth of one per cent of the amount by which such valuation shall exceed five thousand dollars.
- 3. The Telegraph Company is hereby made the agent of the sender, without liability, to forward this message over the lines of any other company when necessary to reach its destination.
- 4. The applicable tariff charges on a message destined to any point in the continental United States listed in the Telegraph Company's Directory of Stations cover its delivery within the established city or community limits of the destination point. Beyond such limits and to points not listed in the Telegraph Company's Directory of Stations, the Telegraph Company does not undertake to make delivery but will endeavor to arrange for delivery by a vailable means as the agent of the sender, with the understanding that the sender authorizes the collection of any additional charge from the addressee and agrees to pay such additional charge if it is not collected from the addressee.
- 5. No responsibility attaches to the Telegraph Company concerning messages until the same are accepted at one of its transmitting offices; and if a message is sent to such office by one of the Telegraph Company's messengers, he acts for that purpose as the agent of the sender; except that when the Telegraph Company sends a messenger to pick up a message, the messenger in that instance acts as the agent of the Telegraph Company in accepting the message, the Telegraph Company assuming responsibility from the time of such acceptance.
- 6. The Telegraph Company will not be liable for damages or statutory penalties when the claim is not presented in writing to the Telegraph Company, (a) within innety days after the message is filed with the Telegraph Company for transmission in the case of a message between points within the United States (except in the case of an intrastate message in Texas) or between a point in the United States on the one hand and a point in Alaska, Canada, Mexico, or St. Pierre-Miquelon Islands on the other hand, or between a point in the Case of a stip as a critical in the case of an intrastate message in Texas, and (c) within 95 days after the message is filed with the Telegraph Company for transmission in the case of a message between a point in the United States and a foreign or overseas point other than the points specified above in this paragraph; provided, however, that this condition shall not apply to claims for damages or overcharges within the purview of Section 415 of the Communications Act of 1934, as amended.
- 7. It is agreed that in any action by the Telegraph Company to recover the tolls for any message or messages the prompt and correct transmission and delivery thereof shall be presumed, subject to rebuttal by competent evidence.
- 8. Special terms governing the transmission of messages according to their classes, as enumerated below, shall apply to messages in each of such respective classes in addition to all the foregoing terms.
  - 9. No employee of the Telegraph Company is authorized to vary the foregoing.

4.54

#### CLASSES OF SERVICE

#### DOMESTIC SERVICES

BER 6 WI A 20

SOO BURNET I

#### TELEGRAM

The fastest domestic service.

#### DAY LETTER (DL)

A deferred same-day service, at low rates.

#### NIGHT LETTER (NL)

Economical overnight service. Accepted up to 2 A. M. for delivery the following morning: at rates lower than the Telegram or Day Letter rates.

#### INTERNATIONAL SERVICES

#### **FULL RATE (FR)**

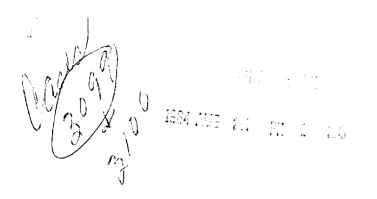
The fastest overseas service. May be written in code, cipher, or in any language expressed in Roman letters.

#### LETTER TELEGRAM (LT)

For overnight plain language messages, at half-rate. Minimum charge for 22 words applies.

#### SHIP RADIOGRAM

For messages to and from ships at sea.



P. O. Drawer 1343 Artesia, New Mexico August 20, 1964

New Mexico Oil Conservation Commission Santa Fe, New Mexico

Attn: Mr. Dan Nutter

Dear Mr. Nutter:

Confirming our telephone conversation of yesterday, please place on the September 9, 1964 docket the following applications:

- 1. Application of Leonard Nichols, Dallas, Texas, and Jennings & White, Roswell, New Mexico, for approval of the West Maljamar Unit Agreement. The unitized lands will be fee and federal lands to wit: S/2 Section 4 and N/2 NW/4 and NW/4 NE/4 Section 9, T17S, R32E, Maljamar Pool, Lea County, New Mexico. The unitized depths will be down to and including the Lovington zone of the San Andres formation.
- 2. Application for an extension of the Boller-Nichols Water Flood Project to include six additional water injection wells on the above mentioned acreage under rule 701.

If there is any further information which you may require prior to the hearing, please call me at SH6-9867, Artesia.

Very truly yours,

cc: Neil Watson Leonard Nichols James Jennings

State Engineer

U.S.G.S.

gut for durand Nichel

DOCKET MATTED

Date 1-18/64 Date 8/23