ase No. 357

### SETH AND MONTGOMERY ATTORNEYS AND COUNSELORS AT LAW III SAN FRANCISCO ST. SANTA FE, NEW MEXICO

J. O. SETH A.K.MONTGOMERY OLIVER SETH WM. FEDERICI JUSTIN T. REID

March 17, 1952MAR 17 1952

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OIL OTHER DESIGNATION

Oil Conservation Commission Santa Fe New Mexico

Attention: Mr. R. R. Spurrier

#### Gentlemen:

Please find enclosed herewith application for approval of the Polecat Canyon Unit Agreement in Township It will 10 South. Range 31 East, N.M.P.M. Chaves County. be appreciated if this matter can be set down for the April hearing.

Very truly yours,

OS/mds Encs

# BEFORE THE OIL CONSERVATION COMMISSION STATE OF NEW MEXICO

IN THE MATTER OF THE APPLICATION OF STANOLIND OIL AND GAS COMPANY FOR THE APPROVAL OF THE POLECAT CANYON UNIT AGREEMENT EMBRACING 6,240.83 ACRES OF LAND LOCATED IN TOWNSHIP 10 SOUTH, RANGE 31 EAST, N.M.P.M. CHAVES COUNTY, NEW MEXICO.

CASE	NO.	
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### APPLICATION

An application is hereby made by Stanolind Oil and Gas Company, a corporation, for approval by the Oil Conservation Commission, of a unit agreement entitled "Unit Agreement for the Development and Operation of the Polecat Canyon Unit Area, County of Chaves, State of New Mexico," the said agreement having been entered into between the applicant herein as the Unit Operator and certain working interest owners and royalty owners as have, or may hereafter, subscribe to or consent to the agreement.

The Polecat Canyon Unit Area embraces the following described lands located in Chaves County, New Mexico, to-wit:

## NEW MEXICO PRINCIPAL MERIDIAN, NEW MEXICO

T. 10 S. R. 31 E.

Sec. 2; W/2

Sec. 3; All

Sec. 10; All

Sec. 11; W/2

Sec. 14; W/2

Sec. 15; All

Sec. 22; All

Sec. 23; W/2

Sec. 26; W/2

Sec. 27; All

Sec. 28; All

Sec. 28; All

Sec. 33; N/2

Sec. 34; N/2

Sec. 35; NW/4

Total Unit Area embraces 6,240.83 acres, more or less.

At the hearing hereinafter requested, the requisite

number of signed copies of the unit agreement will be submitted

for approval and it is requested that the same be returned to the applicant in order that it may file the necessary counterparts thereof with the Department of the Interior of the United States for the purpose of obtaining final approval of the agreement by the Secretary of the Interior. After approval of the agreement by the Secretary of the Interior a complete and signed copy of the unit agreement will be filed in the Office of the Commissioner of Public Lands of the State of New Mexico. An unsigned copy of the unit agreement is herewith filed in the office of the Commission for a temporary record pending the receipt of the final completed copy.

The form of unit agreement has previously been considered by the Commissioner of Public Lands. Geological evidence concerning the structure affected by this unitization will be submitted to the Commissioner of Public Lands and at the hearing hereinafter requested.

With reference to the lands embraced in this unit, there is attached to the unsigned copy of the unit agreement hereinafter filed, a map of the unit area on which is shown the ownership of the various lands embraced in the said unit. The applicant is continuing efforts to obtain commitments to the unit agreement from those owners of interests who have not yet joined and a full showing of the commitments will be made at the time of the hearing hereinafter requested.

Within six (6) months after the date the unit agreement becomes effective the unit operator is obligated to commence drilling operations on an adequate test well. Should commercial production be discovered the unitized operation will assure an orderly development program based on structural position and will enable productive operations to be conducted in accordance with the best over-all reservoir practices. Development and operation

will be conducted in accordance with the plans have the joint approval of Federal and State authorities. Under this agreement the State of New Mexico will receive its fair share of the oil and gas and this will be allocated to it on an acreage basis in any and all participating areas that may be established. This unit agreement is in all respects to the best interests of the State of New Mexico and tends to eliminate waste and promote conservation of oil and gas.

The unit agreement makes express provision that additional parties may join and to subject their interests to the said agreement after its final approval.

The Commission is respectfully requested to set this matter and application down for hearing and following said hearing to give its approval to the unit agreement.

Respectfully submitted this 17th day of March, 1952.

STANOLIND OIL AND GAS COMPANY

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Its Agent and Attorney