

(SUBMIT IN TRIPLICATE)

UNITED STATES  
DEPARTMENT OF THE INTERIOR  
GEOLOGICAL SURVEY

Land Office Santa Fe, N. M.

Lease No. N. M. 013003

Unit 30-005-00138

SUNDRY NOTICES AND REPORTS ON WELLS

NOTICE OF INTENTION TO DRILL	X	SUBSEQUENT REPORT OF WATER SHUT-OFF	
NOTICE OF INTENTION TO CHANGE PLANS		SUBSEQUENT REPORT OF SHOOTING OR ACIDIZING	
NOTICE OF INTENTION TO TEST WATER SHUT-OFF		SUBSEQUENT REPORT OF ALTERING CASING	
NOTICE OF INTENTION TO RE-DRILL OR REPAIR WELL		SUBSEQUENT REPORT OF RE-DRILLING OR REPAIR	
NOTICE OF INTENTION TO SHOOT OR ACIDIZE		SUBSEQUENT REPORT OF ABANDONMENT	
NOTICE OF INTENTION TO PULL OR ALTER CASING		SUPPLEMENTARY WELL HISTORY	
NOTICE OF INTENTION TO ABANDON WELL			

(INDICATE ABOVE BY CHECK MARK NATURE OF REPORT, NOTICE, OR OTHER DATA)

June 7, 1957

Well No. 1 Schram is located 1980 ft. from N line and 660 ft. from E line of sec. 33  
C. NE 1/4 SE 1/4 Sec. 33 T. 10 S., R. 26 E., N. M. P. M.  
(1/4 Sec. and Sec. No.) (Twp.) (Range) (Meridian)  
Wildcat Chaves New Mexico  
(Field) (County or Subdivision) (State or Territory)

The elevation of the derrick floor above sea level is 3594 ft.

DETAILS OF WORK

(State names of and expected depths to objective sands; show sizes, weights, and lengths of proposed casings; indicate mudding jobs, cementing points, and all other important proposed work)

Will drill with rotary tools to test Lower Queen (Penrose sand) formation at depth of 800 feet. No surface casing is to be set. 5-1/2" casing will be set to total depth with 100 sacks of cement if productive. Well will be drilled primarily for stratigraphic information.

I understand that this plan of work must receive approval in writing by the Geological Survey before operations may be commenced.

Company Ernest A. Hanson

Address P. O. Box 852

Roswell, New Mexico

By *Ernest A. Hanson*

Title Operator

Revised 5/2/57

## NEW MEXICO OIL CONSERVATION COMMISSION

## Well Location and Acreage Dedication Plat

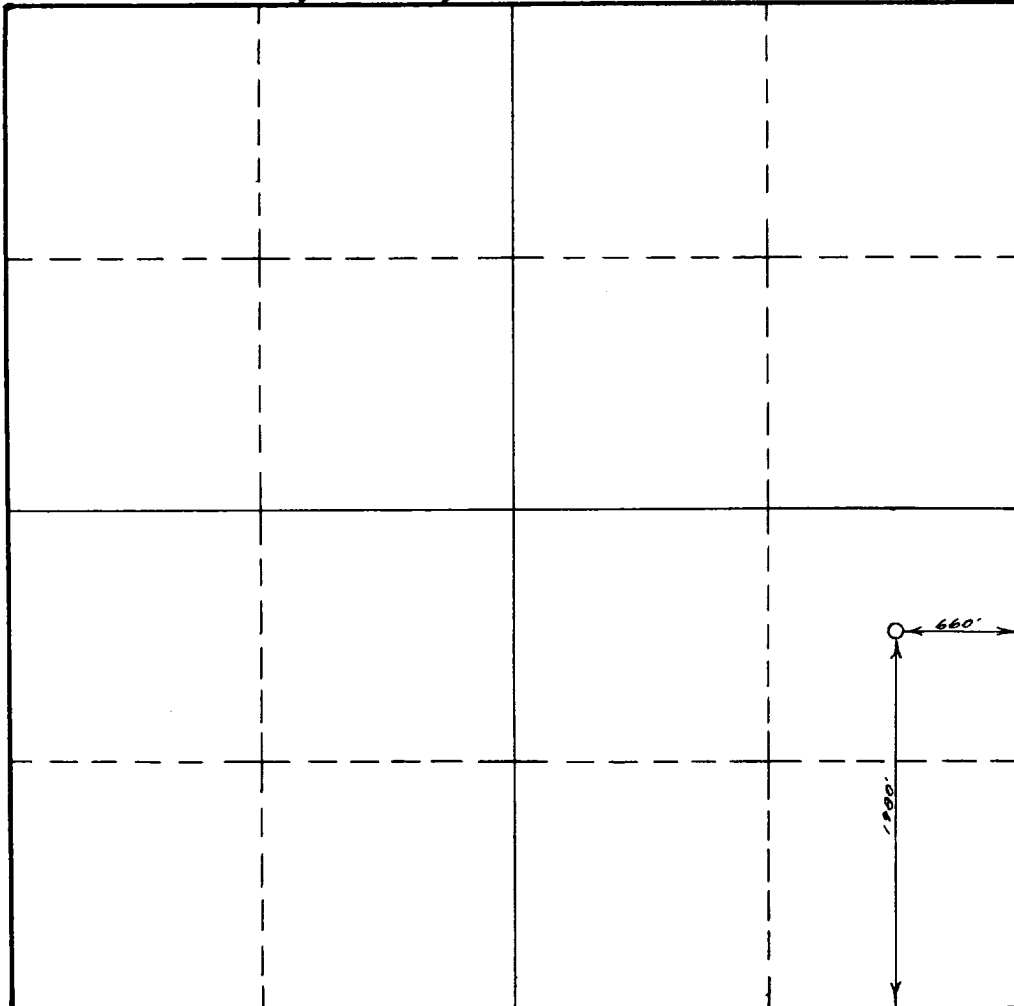
RECEIVED

Section A.

Date June 7, 1957

Operator Ernest A. Hanson Lease Schram Oil Cons. Comm. Office  
 Well No. 1 Unit Letter  Section 33 Township 10 South Range 26 East NMPM  
 Located 1980 Feet From South Line, 660' Feet From East Line  
 County Chaves G. L. Elevation 3594' Dedicated Acreage 40 Acres  
 Name of Producing Formation  Pool Wildcat

1. Is the Operator the only owner\* in the dedicated acreage outlined on the plat below?  
Yes X No .
2. If the answer to question one is "no," have the interests of all the owners been consolidated by communitization agreement or otherwise? Yes  No . If answer is "yes," Type of Consolidation
3. If the answer to question two is "no," list all the owners and their respective interests below:

OwnerLand DescriptionSection B Sec. 33, T. 10 S., R. 26 E.

This is to certify that the information in Section A above is true and complete to the best of my knowledge and belief.

Ernest A. Hanson  
(Operator)

Harry F. Schram  
(Representative)

Raymond M. M.  
Address

This is to certify that the well location shown on the plat in Section B was plotted from field notes of actual surveys made by me or under my supervision and that the same is true and correct to the best of my knowledge and belief.

Date Surveyed

Harold Kinsley  
Registered Professional  
Engineer and/or Land Surveyor.

Certificate No. 804

### INSTRUCTIONS FOR COMPLETION

1. Operator shall furnish and certify to the information called for in Section A.
2. Operator shall outline the dedicated acreage for both oil and gas wells on the plat in Section B.
3. A registered professional engineer or land surveyor registered in the State of New Mexico or approved by the Commission shall show on the plat the location of the well and certify this information in the space provided.
4. All distances shown on the plat must be from the outer boundaries of Section.
5. If additional space is needed for listing owners and their respective interests as required in question 3, Section A, please use space below

\* "Owner" means the person who has the right to drill into and to produce from any pool and to appropriate the production either for himself or for himself and another. (65-3-29 (e) NMSA 1953 Comp.)



UNITED STATES  
DEPARTMENT OF THE INTERIOR  
GEOLOGICAL SURVEY  
P.O. Box 6721  
Roswell, New Mexico

IN REPLY REFER TO:

**RECEIVED**  
JUN 14 1957  
Oil Cons. Comm.  
JUN 18 1957

Ernest A. Hanson  
P.O. Box 852  
Roswell, New Mexico

Re: Lease New Mexico 013003  
Lessee: Harry F. Schram

Gentlemen:

Receipt is acknowledged of your "Notice of Intention to Drill" dated June 7, 1957, covering your well No. 1 Schram, a Lower Queen formation test, on the subject leasehold in the NE 1/4 sec. 33, T. 10S., R. 26E., N.M.P.M., wildcat area, Chaves County, New Mexico.

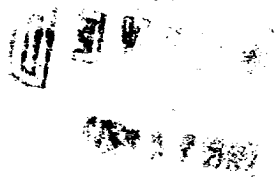
Your proposed work is hereby approved subject to compliance with the provisions of the "Oil and Gas Operating Regulations" revised May 25, 1942, a copy of which will be furnished you upon request and subject to the following conditions:

- (1) Drilling operations so authorized are subject to the attached sheet for general conditions of approval.
- (2) Notify this office in sufficient time to arrange for a representative to witness the cementing operations and the casing and water shut-off tests.

JAMES A. KNAUF  
District Engineer

Copy to: NMCC, Santa Fe  
NMCC, Hobbs

UNITED STATES DEPARTMENT OF JUSTICE



UNITED STATES DEPARTMENT OF JUSTICE  
FEDERAL BUREAU OF INVESTIGATION  
WASHINGTON, D. C. 20535

RECEIVED  
JAN 10 1982

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AD BEFORE STARTING OPERATIONS

Attention is called to the following general and special requirements operators on Federal, Indian and Acquired land oil and gas leases. 1057  
Suspension of operations may be required by the District Engineer for failure to comply with the Operating Regulations, the conditions of drilling approval, and these requirements.

RECEIVED

ARTESIA OFFICE

GENERAL

1. All drilling and producing wells shall be permanently marked in a conspicuous place with the name of operator, lease name, serial number of lease, well number, and location. Necessary precautions must be taken to preserve such signs.

2. Any change of drilling plan or condition of approval must have approval of the District Engineer BEFORE the change is made.

3. Before work is started written approval must be obtained unless other arrangements are made in advance with the District Engineer. After work is completed results must be reported to the U. S. Geological Survey by submitting to the District Engineer complete information including the dates the work was done on Form 9-331a (9-331b-Indian), in triplicate, covering:

- a. Mudding, cementing, and method and results of testing water shut-off. (Show spud date of well on first report submitted).
- b. Drill-stem tests or perforating.
- c. Shooting, acid treatment, deepening or plugging back.
- d. Casing alterations, packer setting, or repairs of any kind.
- e. Gas-lift installations.

4. Monthly report of operations in duplicate on form 9-329 (9-329A-Indian) must be submitted promptly each month to U. S. Geological Survey, Box 6721, Roswell, New Mexico, beginning with spudding of the first well on a lease and continuing until abandonment of all drilling and producing operations is approved.

5. Log, in quadruplicate, on form 9-330, must be submitted to the District Engineer within 15 days of completion, abandonment, or suspension unless operator is otherwise instructed by the District Engineer. The log should include a complete driller's log, descriptions of all cores, results of all drill stem tests, formation tops identified, and all other well information not previously reported. Duplicate copies of all electrical logs, sample logs, drilling time logs, temperature, deviation, and other well surveys also must be filed.

6. All wells and lease premises shall be maintained in a workmanlike manner with due regard to safety, conservation, and appearance.

7. Approval of a notice of intention to drill or abandon any well will be rescinded without further notice if drilling or abandonment is not started within 90 days.

Revised February 1955