

TULSA

ORILAHOMA

CONFIRMING TEREPHONE CONVERSATION APPROVAL IS G ANTED TO DUALLY COMPLETE YOUR STATE "MA" HO. 1, RAST CAPROCE-DEVOLUAN AREA, GAS COMING FROM WOLFCAMP AND ONL FROM DEVOLUAN. PRODUCTION OF GAS FROM THIS WELL TO HE HELD IN ADEXANCE FOR FORMAL COLMESSION ORDER.

> R R SPURRIER N H OIL CONSERVATION CONSISSION

# ALL MESSAGES TAKEN BY THIS COMPANY ARE SUBJECT TO TIFOLLOWING 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 this Company as follows: 1. The 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-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 re-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. 10 State beyond the sum of new thousand domars, unless specially valued; nor in any case for delays arising from unavoidable interruption in the working of its intes.
2. In any event the 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 service of the actual loss, not exceeding in any event the sum of its services, beyond the actual loss, not exceeding in any event the sum of its services 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 greed to be paid, and an additional charge equal to one-tenth of one percent of the amount by which such valuation shall exceed five thousand dollars.

3. The 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.

3. The 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. Except as otherwise indicated in connection with the listing of individual places in the filed tarify of the Company, the amount paid for the transmission of a domestic telegram filed tarify of the Company, the amount paid for the transmission of a domestic as shown by the file or rows of 5,000 or more inhabitants where the Company in cities or towns of 5,000 or more inhabitants where the Company in cities or towns of 5,000 or more inhabitants where the Company in cities or towns of 5,000 or more inhabitants where the Company is not operated through the agency of a railroad company, thin two miles of any open main or branch office of the Company is not operated through the agency of a railroad company, the telegraph office, as shown by the filed tarifies of the Company is located, within town end-lat file of the sender which as shown by the filed tarifies of the Company is located, within one-lat file of the sender which as shown by the filed tarifies of the Company is located within one-lat file of the sender within the sender authorizes the collection of any additional files or towns of less than delivery, but will endeavort to arge for delivery as the agency of the sender, with the understanding that the sender authorizes the collection of any additional charge for deliveries made to the Company is located.
5. No responsibility attaches to this Company concerning messages until the same are accented at one of its transmitting office; and it is measage is east to such affec by one of the sender and it is measage in the such as a second of any difference of the company is not operated to such additional charge in the same are accented at one of its transmitting office; and it is measage is east to such affec by one of the company is a second of the company is a second of any additional charge in the same are accented a

5. No responsibility attaches to this 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 Company's messagers, he acts for that purpose as the agent of the sender. the Company's messengers, he acts for that purpose as the agent of the sender. 6. The Company will not be liable for damages or statutory penalties when the United States (except in the case of an intrastate message in Texas) of between a point in the United States and the Company will not be liable for damages or statutory penalties when the United States (except in the case of an intrastate message in Texas) of between a point in the United States and the one hand on between a point in the States and the one hand and a point in Alaska. Canada, Labrador, Mexico, Newfoundland and St. Pierre & Miquelon Islands on the other than the points specified above in this paragraph; is a ship at sea or in the oras within 96 days after the cause of atom, if any, shall have accrued in the case of Section 415 of the Communications Act of 1934.

7. It is agreed that in any action by the Company to claums for unmages or overcumated whom the putview of Section 215 of the Communications Act of 1932. Bublect 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 Company is authorized to vary the foregoing.

## CLASSES OF SERVICE

## INTERNATIONAL SERVICES

### DOMESTIC SERVICES

FULL RATE (FR)

The standard fast service at full rates. May be written in any language that can be expressed in Roman letters, or in cipher.

FULL RATE TELEGRAM

A full rate expedited service,

#### DAY LETTER (DL)

A deferred service at lower than the full rate.

#### SERIAL (SER)

1-49

Messages sent in sections during the same day.

#### NIGHT LETTER (NL)

Accepted up to 2 A. M. for delivery not earlier than the following morning at rates substantially lower than the full rate telegram or day letter rates.

A fast message service consisting of code words not exceeding 5 letters each. Minimum CODE (CDE) charge for 5 words applies.

DEFERRED (LC)

Plain language messages, subordinated to full rate and code messages. Minimum charge for 5 words applies.

#### NIGHT LETTER (NLT)

Overnight plain language messages. Minimum charge for 25 words applies.



F OFILI U-103

Submit this report in triplicate to the Oil Conservation Commission District Office within ten days after the work specified is completed. It should be signed and filed as a report on beginning drilling operations, results of shooting well, results of test of casing shut off, result of plugging of well, and other important operations, even though the work was witnessed by an agent of the Commission. See additional instructions in the Rules and Regulations of the Commission.

Indicate nature of report by checking below.

REPORT ON BEGINNING DRILLING OPERATIONS		REPORT ON REPAIRING WELL	
REPORT ON RESULT OF SHOOTING OR CHEMICAL TREATMENT OF WELL		REPORT ON PULLING OR OTHERWISE ALTERING CASING	
REPORT ON RESULT OF TEST OF CASING SHUT-OFF	X	REPORT ON DEEPENING WELL	
REPORT ON RESULT OF PLUGGING OF WELL			

New Mexico Monument. April 8, 19 Place

Following is a report on the work done and the results obtained under the heading noted above at the

Amerada Petroleum C	orporation	State	M"A"	Well No	in the
Compar C/SW/4, SW/4	ny or Operator	24	Lease T <b>11-S</b>	в <b>32-Е</b>	, N. M. P. M.,
17. 3			Lea	, 10	
The dates of this work were			April 7, 1952		
				· · · · · · · · · · · · · · · · · · ·	

Notice of intention to do the work was (Descret) submitted on Form C-102 on April 6, 1952 ......, and approval of the proposed plan was (Descret) obtained. (Cross out incorrect words.)

DETAILED ACCOUNT OF WORK DONE AND RESULTS OBTAINED

3470' - Total Depth - Lime. Ran temperature survey - top of cement outside 8-5/8" casing at 538' - 68.9% fill. Checked top of cement inside casing at 3382' and tested casing for 1/2 hour W/1100# - no pressure drep. Drilled cement from **B862** to 3470' and tested casing for 1/2 hour W/1100# - no pressure drep. Started drilling formation and 7-7/8" hole at 3 PM, 4/7/52

Witnessed by C. E. Telge Amerad	ia Petroleum Corporation Forenem Company Title
APPROVED: OIL CONSERVATION COMMISSION	I hereby swear or affirm that the information given above is true and correct.
Di & Gost inspected	Position Assistant District Superintendent
Alery	Representing Amerada Petroleum Corporation Company or Operator
ARt	Company or Operator Address. Drawer D. Monument. New Mexic