Skelly Oil Company in Case 637 before the Commission to form a nonstandard gas unit for its Christmas Well No. 1 in the SW/4 SW/4 of Section 25, Township 19=3, Range 36-E, wherein an 80-acre proration unit consisting of the W/2 SW/4 of said section is the acreage assigned to said well; and that permission has heretofore been granted by Order R-439 to Amerada Petreleum Corporation in Case 650 before the Commission to form a non-standard gas unit for its Weir "B" Well No. 1 in the SW/4 NE/4 of Section 24, Township 19-S, Range 36-E, wherein a 160-acre proration unit consisting of the W/2 NE/4 and E/2 NW/4 of said section is the acreage assigned to said well.

IV.

That the granting of this application is necessary to protect correlative rights and will not interfere with the establishment of eight 160-acre proration units with eight reasonably spaced gas wells within Sections 25 and 26 as pointed out to the Commission by The Texas Company in combined Gases No. 637, 645 and 650 on February 17, 1954.

V.

Attached hereto and incorporated herein by reference is a plat showing the location of the unit well, the outline of the proposed 160-acre gas provation unit, and other tracts in the four sections and other wells located thereon.

WHEREFORE, Petitioner prays that this matter be set for the October 1954 Hearing, that notice be given thereof as required by law, and that upon final hearing, the Oil Conservation Commission of the State of New Mexico enter its order, authorising Petitioner to assign a nonstandard gas provation unit to its Well No. 1 in accordance with this Petition, and the rules and regulations of the Oil Conservation Commission.

> Respectfully submitted, THE TEXAS COMPANY

· By Marene Man Warren W. Mankin Petroleum Engineer

cc-N.M.O.C.C. Box 2045 Hobbs, N.M.

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