

Office Well No. 1 in the NE $\frac{1}{4}$  SW $\frac{1}{4}$  of Section 19, Township 198, Range 37E, wherein a 40-acre proration unit consisting of the NE $\frac{1}{4}$  SW $\frac{1}{4}$  of said section is the acreage to be assigned to said well; and that permission has heretofore been granted for dual completion by Order R-216 to Shell Oil Company which is in a non-standard gas unit for its State "C" Well No. 2 in the SE $\frac{1}{4}$  NE $\frac{1}{4}$  of Section 24, Township 198, Range 36E, wherein an 80-acre proration unit consisting of the E $\frac{1}{2}$  NE $\frac{1}{4}$  of said section is the acreage assigned to said well and cannot be communitized.

IV.

That the granting of this application is necessary to protect correlative rights and will not interfere with the establishment of six 160-acre proration units and six reasonably spaced gas wells within Sections 24 and 19.

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 proration unit, and other leases in the two half sections and other wells located thereon.

WHEREFORE, Petitioner prays that this matter be set for the February 1955 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, authorizing Petitioner to assign a 160-acre non-standard gas proration unit to its State "G" Well No. 2 in accordance with this Petition, and the rules and regulations of the Oil Conservation Commission.

Respectfully submitted,  
THE TEXAS COMPANY

By Warren W. Mankin  
Warren W. Mankin  
Petroleum Engineer

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THE HANCO COMPANY