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(4) By Division Order No. R-1084-B, issued in Case 10292 and dated May 23, 1991, aforementioned Order No. R-1084-A was superseded and the Division authorized the deletion of the SW/4 NW/4 of said Section 12 from the 480-acre unit thereby forming a 440-acre non-standard gas proration unit in the Eumont Gas Pool comprising the SW/4 of Section 1 and the NE/4, N/2 NW/4 and SE/4 NW/4 of Section 12, to be simultaneously dedicated to both said H.T. Mattern (NCT-E) Well Nos. 10 and 11.

(5) By Division Order No. R-1084-C, issued in Case 10404 and dated November 4, 1991, aforementioned Order No. R-1084-B was superseded and the Division authorized the deletion of the NW/4 NW/4 of said Section 12 from the 440-acre unit thereby forming a 400-acre non-standard gas proration unit in the Eumont Gas Pool comprising the SW/4 of Section 1 and the NE/4 and E/2 NW/4 of Section 12, to be simultaneously dedicated to both said H.T. Mattern (NCT-E) Well Nos. 10 and 11.

(6) By Administrative Order NSL-3154(SD), dated September 11, 1992, the Division authorized the inclusion of the H. T. Mattern (NCT-E) Well No. 13 (API No. 30-025-08889), located at an unorthodox gas well location 2310 feet from the North line and 330 feet from the East line (Unit H) of said Section 12, within the above-described 400-acre GPU. Said administrative order further allowed the operator to produce the assigned allowable for the 400-acre GPU from all three wells [H. T. Mattern (NCT-E) Well Nos. 10, 11, and 13] in any proporation.

(7) At this time the applicant, Chevron U.S.A., Inc. ("Chevron"), seeks to suspend said Division Order No. R-1084-C and to now reinstate the provisions authorized in Division Order No. R-1084-B by restoring the NW/4 NW/4 (Unit D) of said Section 12 to the current 400-acre GPU thereby reinstituting a 440-acre GPU in the Eumont Gas Pool that comprises the following described area in Lea County, New Mexico:

<u>TOWNSHIP 22</u>	SOUTH. RANGE 36 EAST. NMPM
Section 1:	SW/4
Section 12:	NE/4, N/2 NW/4, and SE/4 NW/4.

(8) Said acreage rededication is due to a recent recompletion by Chevron of its H.T. Mattern (NCT-E) Well No. 3 (API No. 30-025-08880) located 660 feet from the North and West lines (Unit D) of said Section 12. Until recently said well was completed within and producing from the Eumont Oil Pool and had dedicated thereon a standard 40-acre oil spacing and proration unit comprising the NW/4 NW/4 of said Section 12. Pursuant to Rule 2(b)4 of the "General Rules for the Prorated Gas Pools of New Mexico/Special Rules and Regulations for the Eumont Gas Pool," the location of the H.T. Mattern (NCT-E) Well No. 3 is considered to be "unorthodox" for the proposed 440-acre GPU.

(9) Division records in Santa Fe indicate that the aforementioned H.T. Mattern (NCT-E) Well No. 11 in Unit "B" of said Section 12 was plugged and abandoned by Chevron in early 1995; therefore, this well should be deleted from any order issued in this matter.