

the acreage can be assigned, as a proration unit, that is capable of producing the allowable previously attributable to the Me-Tex Wallace State Wells No. 2 and 3.

Applicant would further show that by reason of its election to discontinue the operation of the Me-Tex Wallace State Well No. 2 as a gas well producing from the Eumont zone that the accumulated allowable assigned to its Me-Tex Wallace State Well No. 2 should be transferred to the Me-Tex Wallace State Well No. 3. Applicant alleges that it is within the power and authority of the Commission to grant said request and that the granting of said request will result in the protection of correlative rights and the prevention of waste.

The Applicant therefore respectfully requests that the Commission enter an administrative order approving the non-standard proration unit comprised of Lots 5, 6, 11, 12, 13, and 14 of Section 3, T-21-S, R-36-E, and allocating said acreage to the Me-Tex Wallace State Well No. 3, granting unto said Well No. 3 the allowable previously allocated to the Me-Tex Wallace State Wells No. 2 and 3, and in addition thereto authorize the transfer of 34,238 MCF of unproduced allowable attributable to Well No. 2.

Should the Commission determine that this matter cannot be handled administratively, Applicant requests that the matter be set down for hearing at a time and place convenient to the Commission.

By copy of this Application, notice is being furnished