Submit 3 Copies to Appropriate District Office	State of New Mexico Energy, Minerals and Natural Resources Department		Form C-103 Revised 1-1-89	
DISTRICT I P.O. Box 1980, Hobbs, NM \$8240 DISTRICT J DISTRICT J		l, Room 206	WELL API NO. 30-025-33904 5. Indicate Type of Lease	
P.O. Drawer DD, Artesia, NM 88210 DISTRICT III 1000 Rio Brazos Rd., Aziec, NM 87410			6. State Oil & Gas Lease No. N/A	
SUNDRY NOTICES AND REPORTS ON WELLS (DO NOT USE THIS FORM FOR PROPOSALS TO DRILL OR TO DEEPEN OR PLUG BACK TO A DIFFERENT RESERVOIR. USE "APPLICATION FOR PERMIT" (FORM C-101) FOR SUCH PROPOSALS.)			7. Lease Name or Unit Agreement Name Carter	
1. Type of Well: OE CAS WILL X WELL	OTHER			
2. Name of Operator	c Cag Corporation		8. Well No. 1	
3. Address of Operator	& Gas Corporation		9. Pool same or Wildcat	
P.O. Box 3	52, Midland, Texas 79	9702	DK Abo	
NOTICE OF INT PERFORM REMEDIAL WORK TEMPORARILY ABANDON PULL OR ALTER CASING OTHER:	10. Elevation (Show whether 3563' Appropriate Box to Indicate I ENTION TO: PLUG AND ABANDON CHANGE PLANS	DF, RKB, RT, GR, etc.) GR Nature of Notice, R(SUB REMEDIAL WORK COMMENCE DRILLING CASING TEST AND CEI OTHER:TD_We	SEQUENT REPORT OF:	
work) SEE RULE 1103. 5/24/97 - TD 7 7/8" 5/25/97 - RIH w/ 5 5/26/97 - Cement ca TAIL - 61 @ 2900'.	hole @ 7800' - Run Or 1/2" - 17# - LT&C new	en Hole Logs casing to 7795' x (65-35-6) "H" - TOC from log	(5000' -N80 + 2295' - J55) ' + 5% salt + 1/4# celloflake	

I hereby certify that the infe	ermition above is true and complete to the ba	st of my knowledge and belief.			
SIONATURE Malas & Margae		the me	Consulting Engineer	DATE	
TYPE OR PROT NAME	Michael G. Mooney			915/528 -2259	
(This space for State Use)	Orig. Signed by Paul Kautz				
APPROVED BY	Gebegggst	TITLE		DATE1	1997

CONDITIONS OF AFFROVAL, IF ANY:

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STATE OF NEW MEXICO ENERGY, MINERALS AND NATURAL RESOURCES DEPARTMENT OIL CONSERVATION DIVISION

IN THE MATTER OF THE HEARING CALLED BY THE OIL CONSERVATION DIVISION FOR THE PURPOSE OF CONSIDERING:

> CASE NO. 11802 ORDER NO. R-10830

APPLICATION OF XERIC OIL & GAS CORPORATION FOR COMPULSORY POOLING, LEA COUNTY, NEW MEXICO.

ORDER OF THE DIVISION

BY THE DIVISION:

This cause came on for hearing at 8:15 a.m. on June 26, 1997 at Santa Fe, New Mexico, before Examiner Michael E. Stogner.

NOW, on this <u>2nd</u> day of July, 1997, the Division Director, having considered the testimony, the record and the recommendations of the Examiner, and being fully advised in the premises,

FINDS THAT:

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(1) Due public notice having been given as required by law, the Division has jurisdiction of this cause and the subject matter thereof.

(2) The applicant, Xeric Oil & Gas Corporation, seeks an order pooling all mineral interests from the surface to the base of the Abo formation, underlying the SW/4 SW/4 (Unit M) of Section 19, Township 20 South, Range 39 East, NMPM, Lea County, New Mexico, to form a standard 40-acre oil spacing and proration unit for any and all formations and/or pools developed on 40-acre spacing within said vertical extent, which presently includes but is not necessarily limited to the Undesignated Terry-Blinebry Pool, DK-Drinkard Pool, and DK-Abo Pool.

(3) The applicant, owning an interest in the subject 40-acre tract and having the right to drill for and recover oil underlying the same, drilled its Carter "19" Well No. 1 (API No. 30-025-33904) at a standard oil well location 330 feet from the South and West lines (Unit M) of said Section 19 to a depth adequate to penetrate the Abo formation.

(4) The subject application was filed pursuant to Division General Rules 1207.A(2), (3), and (4) and, at the time of the hearing, the applicant was represented by counsel.

(5) It appears that certain parties owning a small percentage of unleased mineral interests in the subject 40-acre oil spacing and proration unit have not been located by the applicant and have therefore not agreed to pool their interests.

(6) No interested or affected party to this matter appeared at the hearing in opposition to this application.

(7) To avoid the drilling of unnecessary wells, to protect correlative rights, to prevent waste, and to afford to the owner of each interest in said unit the opportunity to recover or receive without unnecessary expense his just and fair share of the oil underlying the subject protation unit, the subject application should be approved by pooling all mineral interests, whatever they may be, within said unit.

(8) The applicant should be designated the operator of the subject well and unit.

(9) Any non-consenting working interest owner should be afforded the opportunity to pay his share of the actual well costs to the operator in lieu of paying his share of reasonable well costs out of production.

(10) Any non-consenting working interest owner who does not pay his share of actual well costs should have withheld from production his share of the reasonable well costs plus an additional 200 percent thereof as a reasonable charge for the risk involved in the drilling of the well.

(11) Any non-consenting interest owner should be afforded the opportunity to object to the actual well costs but actual well costs should be adopted as the reasonable well costs in the absence of such objection.

(12) Following determination of reasonable well costs, any non-consenting working interest owner who has paid his share of actual well costs should pay to the operator any amount that reasonable well costs exceed actual well costs and should receive from the operator any amount that paid actual well costs exceed reasonable well costs.

(13) \$4,000.00 per month while drilling and \$400.00 per month while producing should be fixed as reasonable charges for supervision (combined fixed rates); the operator should be authorized to withhold from production the proportionate share of such supervision charges attributable to each non-consenting working interest, and in addition

Case No. 11802 Order No. R-10830 Page 3

thereto, the operator should be authorized to withhold from production the proportionate share of actual expenditures required for operating the subject well, not in excess of what are reasonable, attributable to each non-consenting working interest.

(14) All proceeds from production from the subject well which are not disbursed for any reason should be placed in escrow to be paid to the true owner thereof upon demand and proof of ownership.

(15) Should all the parties to this force-pooling reach voluntary agreement subsequent to entry of this order, this order should thereafter be of no further effect.

(16) The operator of the well and unit should notify the Director of the Division in writing of the subsequent voluntary agreement of any or all parties subject to the force-pooling provisions of this order.

IT IS THEREFORE ORDERED THAT:

(1) All mineral interests, whatever they may be, from the surface to the base of the Abo formation, underlying the SW/4 SW/4 of Section 19, Township 20 South, Range 39 East, NMPM, Lea County, New Mexico, are hereby pooled to form a standard 40-acre oil spacing and proration unit for any and all formations and/or pools developed on 40-acre spacing within said vertical extent, which presently includes but is not necessarily limited to the Undesignated Terry-Blinebry Pool, DK-Drinkard Pool, and DK-Abo Pool. Said unit is to be dedicated to the Carter "19" Well No. 1 (API No. 30-025-33904), drilled at a standard oil well location 330 feet from the South and West lines (Unit M) of said Section 19.

(2) Xeric Oil & Gas Corporation is hereby designated the operator of the subject well and 40-acre unit.

(3) Within 30 days after the effective date of this order, the operator shall furnish the Division and each known working interest owner in the subject unit an itemized schedule of actual well costs.

(4) Within 30 days from the date the schedule of actual well costs is furnished to him, any non-consenting working interest owner shall have the right to pay his share of actual well costs to the operator in lieu of paying his share of reasonable well costs out of production, and any such owner who pays his share of actual well costs as provided above shall remain liable for operating costs but shall not be liable for risk charges.

(5) Any non-consenting working interest owner may, within 45 days after

Case No. 11802 Order No. R-10830 Page 4

receiving the schedule of actual well costs, file with the Division an objection to such costs; if no objection to the actual well costs is received by the Division and the Division has not objected within 45 days following receipt of said schedule, the actual well costs shall be the reasonable well costs; provided however of there is an objection to actual well costs within the aforesaid 45-day period, the Division will determine reasonable well costs after public notice and hearing.

(6) Within 60 days following determination of reasonable well costs, any nonconsenting working interest owner who has paid his share of actual costs in advance as provided above shall pay to the operator his pro rata share of the amount that reasonable well costs exceed actual well costs and shall receive from the operator his pro rata share of the amount that actual well costs exceed reasonable well costs.

(7) The operator is hereby authorized to withhold the following costs and charges from production:

- (A) The pro rata share of reasonable well costs attributable to each non-consenting working interest owner who has not paid his share of actual well costs within 30 days from the date the schedule of actual well costs is furnished to him; and
- (B) As a charge for the risk involved in the drilling of the well, 200 percent of the prorata share of reasonable well costs attributable to each non-consenting working interest owner who has not paid his share of actual well costs within 30 days from the date the schedule of actual well costs is furnished to him.

(8) The operator shall distribute said costs and charges withheld from production to the parties who advanced the well costs.

(9) \$4,000.00 per month while drilling and \$400.00 per month while producing are hereby fixed as reasonable charges for supervision (combined fixed rates); the operator is hereby authorized to withhold from production the proportionate share of such supervision charges attributable to each non-consenting working interest, and in addition thereto, the operator is hereby authorized to withhold from production the proportionate share of actual expenditures required for operating such well, not in excess of what are

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Case No. 11802 Order No. R-10830 Page 5

reasonable, attributable to each non-consenting working interest.

(10) Any unleased mineral interest shall be considered a seven-eighths (7/8) working interest and a one-eighth (1/8) royalty interest for the purpose of allocating costs and charges under the terms of this order.

(11) Any well costs or charges which are to be paid out of production shall be withheld only from the working interest's share of production, and no costs or charges shall be withheld from production attributable to royalty interests.

(12) All proceeds from production from the subject well which are not disbursed for any reason shall immediately be placed in escrow in Lea County, New Mexico, to be paid to the true owner thereof upon demand and proof of ownership; the operator shall notify the Division of the name and address of said escrow agent within 30 days from the date of first deposit with said escrow agent.

(13) Should all the parties to this force-pooling reach voluntary agreement subsequent to entry of this order, this order shall thereafter be of no further effect.

(14) The operator of the subject well and 40-acre unit shall notify the Director of the Division in writing of the subsequent voluntary agreement of any or all parties subject to the force-pooling provisions of this order.

(15) Jurisdiction of this cause is retained for the entry of such further orders as the Division may deem necessary.

DONE at Santa Fe, New Mexico, on the day and year hereinabove designated.

STATE OF NEW MEXICO OIL CONSERVATION DIVISION WILLIAM J. LEMAY Director

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