

August 22, 1939

Mr. J. C. Clower
Drawer 380
Eunice, New Mexico

Re: Notice of Intention to Drill of
F. J. Danglade-J. C. Clower, Rosa
Glier "B", Well No. 2, in NE $\frac{1}{4}$ NE $\frac{1}{4}$ NW $\frac{1}{4}$
Sec. 33, T. 22, R. 37, Penrose Field,
Lea County.

Dear Mr. Clower:

The above captioned Notice of Intention to Drill is signed by Danglade-Clower, by D. R. Garrison. Danglade-Clower have no drilling bond. You as J. C. Clower do have a \$10,000.00 drilling bond. It is probable that you may have intended the Notice of Intention to Drill noted in the caption to be signed by J. C. Clower instead of Danglade-Clower. In that event, you should file an amended Notice of Intention to Drill in triplicate.

If you intend the matter to stand as the notice now is, F. J. Danglade-Clower should present a drilling bond. If you are carrying on your drilling operations in the name of J. C. Clower, an individual, and E. J. Danglade and Clower, a partnership composed of said parties, it would be convenient to you to submit a new \$10,000.00 blanket drilling bond with all of said parties as principals.

Upon the acceptance of such bond, the blanket drilling bond with J. C. Clower as principal will be immediately cancelled.

For your convenience is enclosed a new set of Form C-101 in case you need such set, and Bond Form 39-A1.

Very truly yours,

OIL CONSERVATION COMMISSION

By _____
Carl B. Livingston
Attorney

CBL:ik
Encls.

cc - Mr. Roy Yarbrough

August 1, 1934

J. C. Clower
Box 380
Tulsa, New Mexico

Notice of Intention to Drill at
F. J. Dangle-Glower-7. C. Clower, 1934
Glen "B", Well No. 1, in NE 1/4 NW 1/4
Sec. 35, T. 42, N. 17, R. 10, W. 10, NE 1/4 NW 1/4
Box 380, Tulsa, Oklahoma

Dear Mr. Clower:

The above captioned Notice of Intention to Drill is
signed by Dangle-Glower, J. C. Clower, and E. J. Dangle-
Glower have no drilling bond. You as J. C. Clower do have
a \$10,000.00 drilling bond. It is proposed that you may
have intended the Notice of Intention to Drill noted in the
caption to be signed by J. C. Clower instead of Dangle-
Glower. In that event, you should file an amended Notice
of Intention to Drill in triplicate.

If you intend the matter to stand as the notice now
is, E. J. Dangle-Glower should present a drilling bond.
If you are carrying on your drilling operations in the
name of J. C. Clower, an individual, and E. J. Dangle-
Glower, a partnership composed of said parties, it would
be convenient to you to submit a new \$10,000.00 drilling
bond with all of said parties as principals.

Upon the acceptance of such bond, the former drilling
bond with J. C. Clower as principal will be immediately
cancelled.

For your convenience we enclosed a new set of Form
C-101 in case you need such set, and Form 32-A1.

Very truly yours,

OIL CONSERVATION COMMISSION

Carl E. Livingston
Attorney

Carl E.
Livingston

cc - Mr. J. C. Clower