

BEFORE THE OIL & GAS CONSERVATION COMMISSION

OF THE STATE OF UTAH

IN THE MATTER OF ADOPTING
AMENDMENTS TO FIELD RULE 1-2
AND 2-2, CAUSE NO. 2, WHICH
RULES ESTABLISHED WILDCAT
WELL SPACING FOR THE SEIBER-
CISCO NOSE AREA, GRAND COUNTY,
UTAH.

ORDER TO SHOW CAUSE

CAUSE NO. 102-5

THE STATE OF UTAH TO ALL OPERATORS, TAKERS OF PRODUCTION, MINERAL AND ROYALTY OWNERS
AND OTHER PERSONS IN THE STATE OF UTAH, AND PARTICULARLY ALL PERSONS INTERESTED IN
THE SEIBER-CISCO NOSE AREA, GRAND COUNTY, UTAH:

Notice is hereby given that as a result of the hearing held on Thursday, 15th
day of October, 1964, in the Commission's Offices at 348 East South Temple - Suite 301,
Salt Lake City, Utah, it is proposed, effective November 20, 1964, that Field Rule 1-2,
and Field Rule 2-2, adopted in the Order in Cause No. 2 on the 28th day of June, 1956,
will be amended as follows:

FIELD RULE 1-2, which reads:

"The spacing of all wells drilled for oil or gas which are
within the following described areas; to-wit:

Township 19 South, Range 23 East
Sections: 19 through 36

Township 19 South, Range 24 East
Sections: 19 through 36

Township 20 South, Range 23 East
All Sections

Township 20 South, Range 24 East
All Sections

Township 21 South, Range 23 East
All Sections

Township 21 South, Range 24 East
All Sections

and are not within a pool for which drilling units have been
established shall be governed by Rule C-3, General Rules and
Regulations and Rules of Practice and Procedure, Oil and Gas
Conservation Commission, State of Utah, or Field Rule 2-2 of
this order. It shall be at the option of the owner as to wh-
ich of these two spacing rules shall govern, except that where
one owner has spaced his well or wells in accordance with Rule
C-3, and said well or wells are in the process of being drill-
ed, redrilled, or are producible, the abutting or adjoining
owner will not be allowed to place any offset wells on the
spacing pattern provided for in Field Rule 2-2 of this order
without the written consent of the owner who has followed the
spacing pattern set forth in Rule C-3; which consent must be
attached to the "Notice of Intention to Drill" filed with the
Commission."

will be amended to include the following described acreage:

Township 19 South, Range 25 East
Sections 13 through 36

Township 20 South, Range 25 East
All Sections

and FIELD RULE 2-2, which reads:

"All wells drilled for oil or gas which are not within a pool for which drilling units have been established shall be located not less than 300 feet from any property or lease line or from the boundary of any legal subdivision comprising a governmental quarter-quarter section or equivalent lot or lots of comparable size and location and not less than 500 feet from any oil well, or less than 2500 feet from any gas well, unless otherwise specifically permitted by order of the Commission after notice and hearing."

will be amended to read:

"All wells drilled for the discovery of oil and/or gas, which are not within a pool, reservoir, or field for which drilling units have been established or for which a petition for establishment of a drilling unit has been filed, shall be located not less than 300 feet from any property or lease line or 200 feet from the boundary of any legal subdivision comprising a governmental quarter-quarter section or equivalent lot or lots of comparable size and location, and not less than 600 feet from any oil well, or less than 2640 feet from any gas well, unless otherwise specifically authorized by the Commission.

The Commission may grant such an exception, where the requested location is not less than 300 feet from the property or lease line, and the location will not result in a spacing of less than 10 acres.

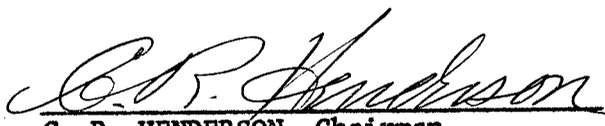
Also, whenever an exception is granted by the Commission, the Commission may, at any time thereafter, take such action as will offset any advantage which the person securing the exception may obtain over the other producers in the area covered by Field Rule 1-2.

Rule 1-2 and 2-2 are only applicable to wells drilled or to be drilled to a depth of 3500 feet or less."

If you and each of you have any objections to the adoption of said amendments, you are hereby requested to notify this Commission on or before November 16, 1964, and thereafter appear before the Commission in the Commission's Office, 348 East South Temple - Suite 301, Salt Lake City, Utah, at 2:00 P.M. on November 19, 1964, at that time and place to show cause, if any there be, why the Commission should not adopt the above mentioned amendments to Field Rule 1-2 and Field Rule 2-2.

DATED this 2nd day of November, 1964.

STATE OF UTAH
OIL AND GAS CONSERVATION COMMISSION


C. R. HENDERSON, Chairman

C. S. Thomson
C. S. THOMSON, Commissioner

M. V. HATCH, Commissioner

Bryant H. Croft
BRYANT H. CROFT, Commissioner

Charles P. Olson
CHARLES P. OLSON, Commissioner