



## FINDINGS

1. Due and regular notice of the time, place and purpose of the hearing was given to all interested parties in the form and manner and within the time required by law and the rules and regulations of the Board.

2. The Board has jurisdiction over the matter covered by said Notice and over all parties interested therein and has jurisdiction to make and promulgate the Order hereinafter set forth.

3. By Order designated Cause No. 131-14, dated August 11, 1971, the Board, in addition to other matters ordered therein, established drilling units comprising each governmental section for the production of oil, gas and associated hydrocarbons from an interval described therein, for all of Township 1 South, Range 1 West, USM, among other lands.

4. The Order in Cause No. 131-14 established drilling units as to lands subject to the November 7, 1951 Federal Unit Agreement creating a unitized area commonly referred to as the Roosevelt Unit, with said unit covering portions of Sections 13, 14 and 23 of Township 1 South, Range 1 West, USM, among other lands.

5. As to the lands located in Sections 13, 14 and 23 of Township 1 South, Range 1 West, USM, insufficient acreage exists outside of the boundaries of the Roosevelt Unit to establish drilling units in accordance with the Order in Cause 131-14.

6. In order to promote the efficient and orderly development of oil, gas and associated hydrocarbons, and to protect correlative rights, the Order in Cause 131-14 should be modified to allow drilling units in the portions of Sections 13, 14 and 23 of Township 1 South, Range 1 West, USM, located outside of the Roosevelt Unit.

ORDER

IT IS THEREFORE ORDERED:

To prevent the waste of oil, gas and associated hydrocarbons, to avoid the drilling of unnecessary wells, and to protect correlative rights, the following Orders are hereby promulgated to govern operations in said area effective December 1, 1982:

a. That upon the effective date of this Order, any and all Orders of the Board heretofore promulgated which are inconsistent with the Order herein set forth shall be and hereby are vacated.

b. That drilling units be established for that common source of supply in the following configuration and acreage:  
Drilling Unit A.

Township 1 South, Range 1 West, USM

Section 13: N $\frac{1}{2}$   
Section 14: NE $\frac{1}{4}$

(containing 480 acres, more or less)

Drilling Unit B.

Township 1 South, Range 1 West, USM

Section 14: NW $\frac{1}{4}$ ; SW $\frac{1}{4}$ ;  
W $\frac{1}{2}$ SE $\frac{1}{4}$   
Section 23: N $\frac{1}{2}$ NW $\frac{1}{4}$ ; NW $\frac{1}{4}$ NE $\frac{1}{4}$ ;

(containing 520 acres, more or less)

Drilling Unit C.

Township 1 South, Range 1 West, USM

Section 23: S $\frac{1}{2}$ ; S $\frac{1}{2}$ N $\frac{1}{2}$

(containing 480 acres, more or less)

c. That the interval spaced and the permitted well locations be the same ordered in Cause No. 131-14.

d. That this Order is a temporary Order and the Board, on its own motion, may or any interested party may file an application requesting a hearing to present new evidence concerning the matter set forth herein.

e. That the Board retains continuing jurisdiction over all matters covered by this Order and all other applicable Orders and over all parties affected thereby and particularly that the Board retains and reserves continuing jurisdiction to make further Orders as appropriate and authorized by statute and applicable regulations.

Entered this 17 day of April, 1982.

BOARD OF OIL, GAS & MINING  
OF THE STATE OF UTAH

Charles R. Henderson, Chairman

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