

BEFORE THE BOARD OF OIL, GAS AND MINING
DEPARTMENT OF NATURAL RESOURCES
in and for the STATE OF UTAH

IN THE MATTER OF THE APPLICATION OF)	
C.S.V. OIL EXPLORATION COMPANY FOR)	
AN ORDER ESTABLISHING DRILLING AND)	
SPACING UNITS FOR THE DEVELOPMENT)	ORDER
AND PRODUCTION OF GAS FROM THE)	
DAKOTA AND MORRISON FORMATIONS)	CAUSE NO. 165-6
UNDERLYING CERTAIN LANDS IN THE)	
WESTWATER AND BRYSON CANYON AREAS,)	
GRAND COUNTY, UTAH)	

Pursuant to the Application of C.S.V. Oil Exploration Company, this cause came on for hearing before the Board of Oil, Gas and Mining, Department of Natural Resources of the State of Utah, at 10:00 a.m., on Thursday, September 25, 1980, in the Executive Conference Room, Holiday Inn, 1659 West North Temple, Salt Lake City, Utah.

The following Board Members were present:

Charles R. Henderson, Chairman

Edward T. Beck

E. Steele McIntyre

John L. Bell

Max A. Farbman

Also present:

Denise Dragoo, Special Assistant Attorney General

Cleon B. Feight, Director

Michael Minder, Geological Engineer

Paula Frank, Secretary of the Board

Appearances were made as follows:

James Callister, C.S.V. Oil Exploration Company

NOW, THEREFORE, the Board, having considered the testimony adduced and the exhibits received at said hearing, and being fully advised in the premises, now makes and enters the following:

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 Application and over all parties interested therein and has jurisdiction to make and promulgate the Order hereinafter set forth.

3. That the applicant is requesting the Board to establish two 240-acre drilling units in Section 31, Township 16 South, Range 26 East, SLBM, Grand County, Utah, for the production of gas from the Dakota and Morrison formations.

4. That the San Arroyo Unit agreement includes the N/2 N/2 of said Section 31.

5. That because of said unit agreement it is impossible to establish the regular 320-acre drilling units already authorized in this area.

ORDER

IT IS HEREBY ORDER by this Board as follows:

To prevent the waste of gas and associated hydrocarbons, to avoid the drilling of unnecessary wells, and to protect correlative rights the application is hereby granted as follows:

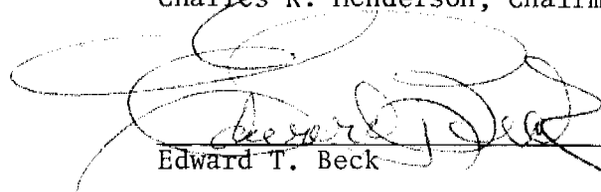
1. with respect to Section 31, Township 16 South, Range 26 East, SLBM, the S/2 NW/4 and the SW/4 is hereby designated as a 240-acre drilling unit and the S/2 NE/4 and the SE/4 is hereby designated as a 240-acre drilling unit for the Dakota and Morrison Formations underlying the same.

2. a well shall be permitted on each of said drilling units to be located where authorized by the staff of the Division of Oil, Gas and Mining after taking into consideration the topography of the area and any offset wells.

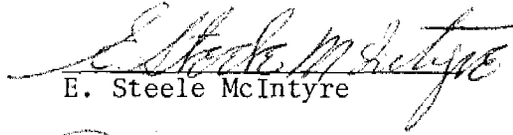
DATED this 25th day of September, 1980.

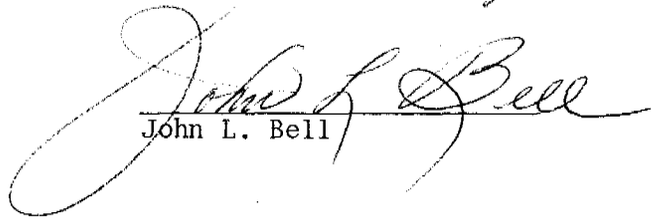
STATE OF UTAH
BOARD OF OIL, GAS AND MINING


Charles R. Henderson, Chairman


Edward T. Beck

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