July 5, 1955

Re: Cox Canyon Unit,
San Juan County,
New Mexico

Oil Conservation Commission
State of New Mexico
Santa Fe, New Mexico

Attention: Mr. W. B. Nacey

Gentlemen:

I forward herewith one completely executed copy of the Designation of Pacific Northwest Pipeline Corporation, as Unit Operator for the Cox Canyon Area.

This Designation is for the completion of your files.

Very truly yours,

D.N. Canfield,
Land Department

DNC/en
Encl.
THIS INDENTURE, dated as of the 15th day of March, 1955, by and between Pacific Northwest Pipeline Corporation, hereinafter designated as "First Party", and the owners of unitized working interests, hereinafter designated as "Second Parties", WITNESSETH:

WHEREAS, under the provisions of the act of February 25, 1920, 41 Stat. 437. 30 U.S.C. sec. 181, et seq., as amended by the act of August 8, 1946, 60 Stat. 950, the Secretary of the Interior, on the 12th day of June, 1952, approved a unit agreement for the Cox Canyon Unit Area, wherein Earl Jones was designated as Unit Operator; and

WHEREAS, Colorado Oil and Gas Corporation, subsequently designated, is now the Unit Operator of said Unit, has resigned as such operator, and the designation of a successor Unit Operator is now required pursuant to the terms thereof; and

WHEREAS, the First Party has been and hereby is designated by Second Parties as Unit Operator, and said First Party desires to assume all the rights, duties, and obligations of Unit Operator under the said unit agreement.

NOW, THEREFORE, in consideration of the premises hereinbefore set forth and the promises hereinafter stated, the First Party hereby covenants and agrees to fulfill the duties and assume the obligations of Unit Operator under and pursuant to all the terms of the Cox Canyon unit agreement, and the Second Parties covenant and agree that, effective upon approval of this indenture by the Director of the Geological Survey, First Party shall be granted the exclusive right and privilege of exercising any and all rights and privileges as Unit Operator, pursuant to the terms and conditions of said unit agreement; said unit agreement being hereby incorporated herein by reference and made a part hereof as fully and effectively as though said unit agreement were expressly set forth in this instrument.

IN WITNESS WHEREOF, the parties hereto have executed this instrument as of the date hereinabove set forth.

ATTEST:            ATTEST:            ATTEST:            ATTEST:
                    Secretary            Assistant Secretary    Secretary

PACIFIC NORTHWEST PIPELINE CORPORATION
BY President First Party

COLORADO OIL AND GAS CORPORATION
BY Vice President

SINCLAIR OIL AND GAS COMPANY
BY Secretary Second Parties

The undersigned hereby approve the foregoing indenture designating Pacific Northwest Pipeline Corporation as Unit Operator under the unit agreement for the Cox Canyon Unit Area, as of the 15th day of June, 1955.

Acting Director of the Geological Survey

Oil Conservation Commission
of the State of New Mexico

Commissioner of Public Lands
May 24, 1955

Mr. E. S. Walker  
Commissioner of Public Lands  
Santa Fe, New Mexico

Mr. W. B. Macey  
Oil Conservation Commission  
Santa Fe, New Mexico

In Re: Designation of Successor  
Unit Operator, Cox Canyon  
Unit Area, County of San Juan, State of New Mexico

Gentlemen:

I am attaching the original and eight copies of an instrument entitled "Designation of Successor Unit Operator Cox Canyon Unit Area, County of San Juan, State of New Mexico" designating Pacific Northwest Pipeline Corporation as unit operator. This instrument has been executed by Pacific, Colorado Oil and Gas Corporation and Sinclair Oil and Gas Company.

I would appreciate very much if you would sign the nine copies of the instrument and pass them to Mr. Macey for his signature. Mr. Macey can then transmit all copies to me at 720 Simms Building, Albuquerque, New Mexico, for transmittal to Mr. John Anderson of the U.S.G.S., for his signature. If you have any questions on this matter, I would appreciate a collect call concerning your questions. My telephone number is 3-3547, Albuquerque.

Thank you very much for your cooperation in this matter.

Very truly yours,

Donald L. Anderson  
Pacific Northwest Pipeline Corp.

Approved by  
[Signature]  
5/25/55
March 1, 1955

Mr. Charles E. Titus
Colorado Oil & Gas Corporation
Denver Club Building
Denver, Colorado

Res: Approval of Plan of Development
COX CANYON UNIT
San Juan County, New Mexico

Dear Sir:

Reference is made to your letter of January 3, 1955 requesting an extension of time in which to file a Plan of Development for calendar year 1955 for the Cox Canyon Unit.

Please be advised that the New Mexico State Land Commission has this date approved an extension of time to April 15, 1955 in which to file this plan of Development.

This extension of time approved subject to similar approval by the New Mexico Oil Conservation and by the United States Geological Survey.

Very truly yours

E. S. WALKER
COMMISSIONER OF PUBLIC LANDS

cc Oil Conservation Commission
Santa Fe, New Mexico

United States Geological Survey
Roswell, New Mexico
February 25, 1955

Colorado Oil and Gas Corporation
301 Equitable Building
Denver 2, Colorado

Re: Cox Canyon Unit
San Juan County, New Mexico
1955 Plan of Development

Gentlemen:

Reference is made to your letter of January 3, 1955, requesting an extension of time in which to file a Plan of Development for calendar year 1955 for the Cox Canyon Unit.

Please be advised that the New Mexico Oil Conservation Commission has this date approved an extension of time to April 15, 1955, in which to file this Plan of Development. Said plan, when filed, should provide for the drilling of at least one well of sufficient depth to adequately test the Mesaverde formation and such other wells as may be necessary to protect the unit from drainage.

This extension of time approved subject to similar approval by the United States Geological Survey and by the Commissioner of Public Lands of the State of New Mexico.

Very truly yours,

W. B. MACEY,
Secretary - Director

WBM/ir

cc: U. S. Geological Survey - Roswell
Commissioner of Public Lands - Santa Fe
The New Mexico Oil Conservation Commission  
Santa Fe, New Mexico

Attention: Mr. R. R. Spurrier, Director

Re: Approval of Plan of Development  
Cox Canyon Unit  
San Juan County, New Mexico

Gentlemen:

Reference is made to our letter of January 3, 1955, wherein we requested an extension of time to June 1, 1955, for the filing of a Plan of Development under the above captioned Unit.

This letter was directed to you and to the Commissioner of Public Lands, State of New Mexico, and to the United States Geological Survey.

The Geological Survey has, by its letter of February 21, 1955, approved an extension of time for the filing of the subject plan until April 15, 1955. This approval, however, is contingent upon a like extension being obtained from your office and also that of the Commissioner of Public Lands.

We therefore respectfully request the approval of your Commission for an extension of time until April 15, 1955, within which to file our Plan of Development for the Cox Canyon Unit.

Very truly yours,

CHARLES E. TITUS  
Manager, Land Department

By  
Douglas R. Jaeger

DRJ:dsc
Colorado Oil and Gas Corporation  
311 Equitable Building  
Denver 2, Colorado

February 21, 1955

Gentlemen:

Reference is made to your letter of January 3, 1955, requesting an extension of time until June 1, 1955, within which to file a plan of development for the calendar year 1955 for the Cox Canyon unit agreement, New Mexico, I-Sec. No. 966. The extension of time is requested in order to complete negotiations whereby it is contemplated that the Pacific Northwest Pipe Line Corporation will assume the duties and obligations as unit operator.

An extension of time until April 15, 1955, is hereby granted provided a like extension is obtained from the appropriate State officials. A plan of development must be filed on or before such date providing for the drilling of at least one well to the base of the Mesaverde formation unless production in paying quantities is found at a lesser depth. In addition, the plan must provide for the drilling of all wells necessary to protect the unitized land from drainage.

Very truly yours,

JOHN A. ANDERSON  
Regional Oil and Gas Supervisor

Copy to: Cons.Div., Wash (w/1 copy of application)  
N.M.O.C.C., Santa Fe (ltr only)
Colorado Oil and Gas Corporation

January 3, 1955

Mr. John A. Anderson, Supervisor
United States Geological Survey
Roswell, New Mexico

Mr. R. R. Spurrier
New Mexico Oil Conservation Commission
Santa Fe, New Mexico

Mr. S. S. Walker
Commissioner of Public Lands
State of New Mexico
Santa Fe, New Mexico

Gentlemen:

Colorado Oil and Gas Corporation, as Operator of the above-captioned Unit, respectfully requests your approval of an extension of time to June 1, 1955 for the filing of a Plan of Development under the above-captioned Unit for the following reasons:

1. Colorado Oil and Gas Corporation in seeking an improved market for its gas production under the above Unit has committed its share of the gas which may be produced from the entire Unit to Pacific Northwest Pipe Line Corporation. The Federal Power Commission some six months ago granted Pacific Northwest Pipe Line Corporation a certificate for the construction of a pipe line from the San Juan Basin region to Pacific Northwest. It was anticipated that construction of this line and an outlet for production from the Cox Canyon Unit would be available soon thereafter. However, parties in opposition to this line have taken every opportunity to delay the actual construction and the availability of this market. It is our understanding, however, that a recent agreement has been made whereby opposition to Pacific Northwest Pipe Line has been eliminated and construction should commence in the immediate future. It is further our understanding that certain owners of other interests in the captioned Unit have likewise committed their share of gas production to Pacific Northwest Pipe Line Corporation. An expected competitive market, resulting from the Pacific Pipe Line Corporation's entry into the San Juan Basin, have been encouraged by these commitments and the benefits to be
derived therefrom will accrue not only to the working interest owners but also to the United States Government, the State of New Mexico and the individual fee land owners as well.

2. Colorado Oil and Gas Corporation, as Operator of the above-captioned Unit has heretofor completed the No. 1 State Well in the SE SW Quarter of Section 16-328-11W, San Juan County as a commercial gas well from the Mesa Verde, said well having been shut-in since completion awaiting pipe line connection.

3. To the best of our knowledge no drainage of unitized substances from the Unit area is taking place as a result of production from wells located outside the unitized area and, therefore, interest owners, including the United States and the State of New Mexico are suffering no loss at this time.

4. Under the Agreement between Colorado Oil and Gas Corporation and Pacific Northwest Pipe Line Corporation it is contemplated that Pacific Northwest will assume the duties and obligations of Unit Operator to Pacific Northwest Pipe Line Corporation, which is expected to be accomplished during the spring of 1955, a comprehensive plan of development for the Cox Canyon Unit will be submitted for your consideration.

It is fully recognized and understood that your approval of this request for extension shall in no way relieve us of any obligation to offset any well drilled outside the unitized area, the production from which would result in drainage of unitized substances from the Unit area.

Yours very truly,

[Signature]

J. P. MORONEY
Vice President
September 3, 1954

Colorado Oil and Gas Corporation
311 Equitable Building
Denver 2, Colorado

Subject: Plan of Development
Cox Canyon Unit

Gentlemen:

Reference is made to your letter of August 19, 1954, in which you request removal of restrictions placed by this agency on the approval of the 1954 Plan of Development for the above-captioned unit.

Please be advised that the New Mexico Oil Conservation Commission unconditionally approves the 1954 Plan of Development for this unit as submitted under date of January 4, 1954.

Very truly yours,

W. R. Wacey
Secretary-Director

cc: State Land Office
Santa Fe, New Mexico

New Mexico State Land Commission
Roswell, New Mexico
Colorado Oil and Gas Corporation
311 Equitable Building
Denver 2, Colorado

August 19, 1954

New Mexico Oil Conservation Commission
P. O. Box 871
Santa Fe, New Mexico

Attention: Mr. R. R. Spurrier
Secretary and Director

Re: Plan of Development Cox Canyon Unit,
San Juan County, New Mexico

Gentlemen:

On January 4, 1954, Colorado Oil and Gas Corporation, as Operator of the
above captioned unit, filed its Plan of Development for the year 1954,
which Plan was approved by the Commissioner of Public Lands on January 13,
1954, and was approved by the United States Geological Survey on January 26,
1954. On February 16, 1954, the Oil Conservation Commission for the State of
New Mexico approved this Plan subject to the restriction:

"However, that upon Pacific Northwest Pipe Line
Company receiving its certificate from the Federal
Power Commission, that you will submit another Plan
for the remainder of the year".

The facts as submitted with our Plan of Development for the year 1954, which
plan was submitted under date of January 4, 1954, remain as they were at that
time. The Pacific Northwest was granted its certificate on June 16, 1954; however, parties in opposition to the granting of this certificate immediately
filed application for a re-hearing with the Federal Power Commission. It is
our understanding that last week this application for re-hearing was denied.
However, it is our understanding that there is under the regulations a period
of thirty days within which such parties in opposition to this certificate shall
be entitled to file an action in opposition to the certificate in the circuit
court. This thirty-day limitation is also subject to extension upon request
to the Federal Circuit Court; therefore, it is not a certainty that Pacific
Northwest has at this time a valid certificate for the construction of this
line. Parties in opposition to the certificate have taken every available
means at their disposal to contest the granting thereof and we have informally
been advised that the matter will be taken to the courts.

In view of the "conditional" nature of the certificate which Pacific Northwest
now holds, we respectfully request your approval of our 1954 Plan of Development
which was submitted under date of January 4, 1954. It is our intention on or before December 15, 1954, to file with the Commission, the Commissioner of Public Lands and the United States Geological Survey our Plan of Development for the year 1955. At that time it is expected that questions arising under possible litigation relative to the Pacific Northwest Pipe Line might be resolved and we will be in a favorable position to outline our 1955 development program.

Yours very truly,

[Signature]

cc - United States Geological Survey
Roswell, New Mexico
Attention: John A. Anderson, Supervisor

Commissioner of Public Lands
State of New Mexico
Santa Fe, New Mexico
Attention: E. S. Walker, Commissioner
February 16, 1954

Colorado Oil and Gas Corporation
P. O. Box 1087
Colorado Springs, Colorado

Re: Development Program
Cox Canyon Unit
San Juan County, New Mexico

Gentlemen:

Reference is made to your letter of January 4, 1954 and subsequent letter of February 7, 1954 relating to the Development Program for the above captioned unit.

Approval is hereby given by this Commission for this Development Program provided, however, that upon Pacific Northwest Pipeline Company receiving its Certificate from the Federal Power Commission, that you will submit another Plan for the remainder of the year.

Very truly yours,

R. R. Spurrier
Secretary and Director

RRS:vc
February 9, 1954

Re: Development Program
Cox Canyon Unit
San Juan County, New Mexico

Mr. R. R. Spurrier
New Mexico Oil Conservation Commission
Santa Fe, New Mexico

Dear Dick:

We addressed a joint letter to Mr. John A. Anderson, supervisor, United States Geological Survey, Roswell, New Mexico; E. S. Walker, Commissioner of Public Lands, State of New Mexico, Santa Fe, New Mexico, and to you, requesting approval of Plan of Development on the above-captioned unit area.

We have received approval from the offices of Mr. Anderson and Mr. Walker, but we do not have yours. I am not sure that your approval is necessary in a Plan of Development, but we addressed you because your office had approved the unit plan. If, in your opinion, your approval is needed, we shall appreciate your action when convenient; and if it is not necessary, we shall be glad to have the information from you.

Thanks and good wishes.

Yours very truly,

JPM:CN
Mr. John A. Anderson, Supervisor
United States Geological Survey
Roswell, New Mexico

Mr. R. S. Walker
Commissioner of Public Lands
State of New Mexico
Santa Fe, New Mexico

Mr. R. R. Spurrier
New Mexico Oil Conservation Commission
Santa Fe, New Mexico

Dear Sir:

Colorado Oil and Gas, as operator of the captioned unit, has heretofore completed the No. 1 State, SE SW 16-32N-11W, San Juan County, New Mexico, as a commercial gas well from the Mesaverde and submits this as its plan of development for the year 1954.

No well, other than those which must be drilled to offset drainage by wells outside the unitized area, are proposed for this year. Reasons thereof are as follows:

1. The well above described has been shut in since completion awaiting pipe-line connection.

2. Colorado Oil and Gas Corp. has sought an improved market for its gas production, and in pursuit thereof it has committed its share of gas which may be produced from the entire unit area to Pacific Northwest Pipeline Corp., which has filed its application with the Federal Power Commission for authority to construct transmission lines and facilities out of the San Juan Basin field. It is our understanding that certain owners of other interests in the captioned unit have likewise committed their share of gas production to the Pacific Northwest Pipeline Corp. Construction of the proposed facilities will bring a competitive market for San Juan Basin gas
and result in great benefits to owners of gas production.

3. No drainage of unitized substances from the unit area is taking place on account of wells located outside the unitized area; and therefore interest owners, including the United States and the State of New Mexico, are suffering no loss at this time.

Will you please approve this as our Plan of Development for 1953.

Yours very truly,

J. F. Moroney

JFM:CN
Colorado Oil and Gas Corporation
P. O. Box 1087
Colorado Springs, Colorado

Gentlemen:

The plan of development dated January 4, 1954, for the Cox Canyon unit area, New Mexico, L-206, No. 246, for the calendar year 1954, has been approved on this date subject to like approval by the Commissioner of Public Lands, State of New Mexico, and the New Mexico Oil Conservation Commission.

One approved copy of the plan is returned herewith.

Very truly yours,

JOHN A. ANDERSON
Regional Oil & Gas Supervisor

Enclosure

Copy to: Commissioner of Public Lands
         New Mexico Oil Conservation Commission
January 13, 1954

Mr. J. F. Moroney
Vice President
Colorado Oil and Gas Corporation
P. O. Box 1087
Colorado Springs, Colorado

Re: Development Program
Cox Canyon Unit Agreement
San Juan County, New Mexico

Dear Sirs:

Reference is made to your proposed plan for development of the Cox Canyon Unit Agreement in San Juan County, New Mexico dated January 4, 1954.

We wish to advise that we approve your plan provided like approval is obtained from the United States Geological Survey and Oil Conservation Commission.

Very truly yours,

E. S. Walker
Commissioner of Public Lands

cc: U. S. Geological Survey
     Roswell, New Mexico (3)
     Oil Conservation Commission
     Santa Fe, New Mexico (1)
October 9, 1953

Colorado Oil and Gas Corp.
P. O. Box 1087
Colorado Springs, Colo.

Attention: Mr. Lewis M. Poe

Dear Sir:

We have your notification of October 7, 1953, that your company is succeeding R. K. Riddle as operator of the Cox Canyon Unit area, San Juan County, New Mexico.

Colorado Oil and Gas Corporation should furnish this office with a $10,000.00 blanket plugging bond, and we enclose the form you should use. We note that Mr. Riddle was covered by such a bond with United States Fidelity and Guaranty Company as surety. The bond may be written by any surety company authorized to do business in this state. If you execute the bond in Colorado, be sure to note that it must be countersigned by a resident agent of the surety in this state.

This office does not require the lease assignments which you mention. Those should be sent to the Commissioner of Public Lands rather than to the Oil Conservation Commission. If your company has accepted any producing properties from Mr. Riddle, you should submit OCC Form C-110 on each well to indicate change of operator.

Very truly yours,

W. B. Massey
Chief Engineer
August 19, 1953

Mr. R. W. Knopf  
Sinclair Oil and Gas Company  
Sinclair Building  
Tulsa, Oklahoma  

For: Leases Nos. 3, 4 and 7, San Juan County, New Mexico

Dear Mr. Knopf:

Reference is made to your letter of recent date requesting removal of the E/2 of the SE/4 of Section 20, Township 32 North, Range 11 West from the Cox Canyon Unit Agreement in San Juan County, New Mexico.

This office has no objection to the removal of the E/2 of the SE/4, Section 20, Township 32 North, Range 11 West from the Cox Canyon Unit Agreement, on the condition that like approval is obtained from the Oil Conservation Commission and the United States Geological Survey and duly filed in this office.

Very truly yours,

E. S. WALLER  
Commissioner of Public Lands  

cc: Oil Conservation Commission  
Santa Fe, New Mexico (1)  
U. S. Geological Survey  
Roswell, New Mexico (3)
August 7, 1953

State Land Office
P. O. Box 781
Santa Fe, New Mexico

Attention: Mr. K. S. Walker, Commissioner of Public Lands

Re: Change in Unit Operator - Cox Canyon Unit Area, San Juan County, New Mexico

Gentlemen:

This is in reply to your letter of July 8, 1953, which was in response to my letter to you of July 1, 1953, in which I enclosed an Assignment to Colorado Oil and Gas Corporation from H. K. Riddle, assigning all of his duties and obligations as Unit Operator of the Cox Unit Agreement in San Juan County, New Mexico.

Pursuant to your request I am enclosing an original and a photo-static copy of the Change in Unit Operator of the Cox Canyon Unit Area executed by Karl Jones and Mary Jones, and H. K. Riddle, wherein H. K. Riddle is designated as successor operator of this unit. Mr. Riddle advises that this last mentioned document was approved by the Director of the U. S. Geological Survey on October 14, 1953, although it was not at that time executed by Mary Jones, wife of Karl Jones.

I trust that the enclosure will satisfy the requirement contained in your letter to me, and that you will now be ready to approve the designation of this company as Unit Operator as successor to Mr. Riddle.

If there is anything further that you will need in this connection, please advise.

Very truly yours,

LEWIS M. POE

Enclosures

cc: U. S. Geological Survey
Oil Conservation Commission
H. K. Riddle
J. P. Morency
C. R. Titus

LEWIS M. POE
Mr. J. Macey
New Mexico State Oil and Gas Conservation Commission
Santa Fe, New Mexico

Re: Cox Canyon Unit P-155.

Dear Sir:

Attached herewith is a photostatic copy of the instrument whereby Carl Jones assigned all his rights in the Cox Canyon Unit, and H. H. Piddle assumed the rights, duties and obligations of the Unit Operator.

I hope this will complete your file to date on the above.

Very truly yours,

Cecil C. Dernall
District Land Manager
obligations as Unit Operator under said unit agreement; and

Second Party hereby accepts this assignment and hereby covenants and agrees to fulfill the duties and assume the obligations of Unit Operator under and pursuant to all of the terms of said unit agreement to the full extent set forth in this assignment, effective upon approval of this indenture by the Director of the Geological Survey; said unit agreement being hereby incorporated herein by reference and made a part hereof as fully and effectively as though said unit agreement were expressly set forth in this instrument.

In witness whereof, the parties hereto have executed this instrument as of the date hereinabove set forth.

[Signatures]

I hereby approve the foregoing indenture designating
H. K. RIDDLE as Unit Operator under the unit agreement for the COX CANYON Unit Area, this __________ day of _________
1952

______________________________
Director of the Geological Survey
CHANGE IN UNIT OPERATOR OF THE
COX CANYON UNIT AREA, COUNTY OF
SAN JUAN, STATE OF NEW MEXICO,

1 SEC. NO. ______

This indenture, dated as of the tenth day of September, 1932, by and between KARL JONKB, hereinafter designated as
First Party, and H. N. RIDOLE, hereinafter designated as
Second Party,

WITNESSETH: Whereas under the provisions of the act of
as amended by the act of August 8, 1946, 60 Stat. 930, the Secretary
of the Interior, on the ____________ day of ____________, 1954,
approved a unit agreement for the COX CANYON Unit Area, wherein
the First Party is designated as Unit Operator; and

Whereas the First Party desires to transfer, assign, release,
and quitclaim, and the Second Party desires to assume all the rights,
duties, and obligations of Unit Operator under the unit agreement; and

Whereas for sufficient and valuable consideration, the receipt
whereof is hereby acknowledged, the First Party has transferred,
conveyed, and assigned all his/its rights under certain operating
agreements involving lands within the area set forth in said unit
agreement unto the Second Party:

Now, therefore, in consideration of the premises hereinbefore
set forth, the First Party does hereby transfer, assign, release and
quitclaim unto Second Party all of First Party's rights, duties, and
STATE OF New Mexico

COUNTY OF Bernalillo

I, the undersigned Notary Public, do hereby certify that on the 30th day of Sept., 1952, personally and in person appeared H. K. RIDDLE, the signer of the above instrument, and personally known to me to be the person described in and who executed the foregoing instrument and whose name is subscribed thereto and acknowledged to me that he signed, sealed, executed and delivered the same as his free and voluntary act and deed for the uses and purposes therein specified and set forth.

Given under my hand and Notarial seal this 30th day of Sept., 1952.

My commission expires:

8-30-1956

I, the undersigned Notary Public, do hereby certify that on the 19th day of Sept., 1952, personally and in person appeared KARL JONES, the signer of the above instrument, and personally known to me to be the person described in and who executed the foregoing instrument and whose name is subscribed thereto and acknowledged to me that he signed, sealed, executed and delivered the same as his free and voluntary act and deed for the uses and purposes therein specified and set forth.

Given under my hand and Notarial seal this 19th day of Sept., 1952.

My commission expires:

[Signature]

Notary Public, whose place of residence is

[Signature]

[Signature]
July 8, 1953

Colorado Oil and Gas Corporation
P. O. Box 1047
Colorado Springs, Colorado

Re: Change in Unit Operator, Fox Canyon Unit Area, San Juan County, New Mexico

Attention: Mr. Lewis M. Poe

Gentlemen:

We are in receipt of your letter dated July 1, 1953, together with two copies of an Assignment dated May 15, 1953, whereby H. K. Riddle desires to assign to the Colorado Oil and Gas Corporation all of his duties and obligations as Unit Operator of the Fox Unit Agreement in San Juan County, New Mexico.

This office has no records showing Mr. Earl Jones resigning as Unit Operator and the order designating Mr. H. K. Riddle as successor. We are withholding formal approval of this Assignment pending receipt of a copy of the transfer showing Mr. Riddle as successor to Mr. Jones as Unit Operator of the Canyon Unit Area.

Very truly yours,

E. C. Walkoff
Commissioner of Public Lands

Enclosed: 2, Geological Survey
- for all, New Mexico (3)
- Oil Conservation Commission
- Santa Fe, New Mexico (1)
- H. K. Riddle
- P.O. Box 1533
- Albuquerque, New Mexico (1)
May 23, 1953

J. P. MARONEY
711 LEYDEN
DENVER, COLORADO Phone - FREMONT 6256

HAVE BEEN AUTHORIZED BY LAND COMMISSIONER, E. S. WALKER, AND OIL CONSERVATION COMMISSION OF NEW MEXICO TO ADVISE YOU THAT COMPLETION OF COLORADO OIL AND GAS, SUCCESSORS TO H. K. RIDDLE, NO. 1, STATE, COX CANYON UNIT, IN LOWER MESAPERDE AT APPROXIMATE DEPTH OF 6034 IS APPROVED AND FULFILLS YOUR OBLIGATION UNDER THE TERMS OF THE COX CANYON UNIT AGREEMENT. IT IS OUR UNDERSTANDING THAT WELL TESTED NATURAL 968 MCF AFTER 4 DAY BLOWDOWN. WELL IS LOCATED IN SECTION 16, 32 NORTH, 11 WEST.

WILLIAM B. MACEY
CHIEF ENGINEER
OIL CONSERVATION COMMISSION
October 21, 1952

Colorado Oil & Gas Corporation
P.O. Box 187
Colorado Springs, Colorado

Sinclair Oil & Gas Company
P.O. Box 4265
Albuquerque, New Mexico

Delhi Oil Corporation
El Paso Tower Building
Dallas, Texas

The Atlantic Refining Company
P.O. Box 2819
Dallas, Texas

Panaca Development Company
424 West Central Avenue
Albuquerque, New Mexico

Gentlemen:

I have received from the Director of the Geological Survey, Thomas B. Nolan, approval of the instrument dated September 16, 1952, whereby I became the new Unit Operator under the Cox Canyon Unit Agreement, in Juan County, New Mexico, P.O. No. 546, approved June 12, 1952.

He has enclosed one copy of the approved instrument for my file and has suggested that I furnish the State of New Mexico and other interested parties with this evidence of having received this approval.

Yours very truly,

[Signature]

H. K. Molecular

cc: Oil Conservation Commission of New Mexico

Santa Fe, New Mexico

Attn: Edward L. Rechem, Chairman
February 24, 1926

U. S. Geological Survey

Box 477

Roswell, New Mexico

Attention: Mr. Canfield

Dear Mr. Canfield:

I enclose herewith five duplicate originals of a CHANGE IN UNIT OPERATOR OF THE COX CANYON UNIT AREA, COUNTY OF SAN JUAN, STATE OF NEW MEXICO, in which instrument Earl Jones, the operator designated under your approval of this unit area, assigns to M. Riddle, his duties and obligations.

You will note that we have left the date in blank of the approval by the secretary of the Interior. The Sinclair Oil & Gas Company has no office here nor my office has this information, so with your permission could you insert the date of this approval.

Will you please submit this change in Unit operator instrument to your different departments for approval.

I also enclose herewith a copy of the Agreement between Earl Jones and me in which all of his interests in the Cox Canyon Unit are assigned to me. I do not know if you require this instrument but perhaps it would be well to have it in your file.

If you have any further requirements in connection with this matter will you please call me collect at phone 5-8721, Albuquerque, so that I can prepare and furnish these requirements with a saving of time.

By a copy of this letter addressed to the New Mexico Oil Conservation Commission, I shall thereby notify them of this action and inquire if they have any requirements that I should furnish.

Very truly yours,

M. N. RIDDLE

Cox Sinclair Oil & Gas Co., Box 409A, Albuquerque, N. M.

Colorado Oil & Gas Corp., Box 357, Colorado Springs, Colo.

State of New Mexico Oil Conservation Commission, Santa Fe, N. M.

State of New Mexico Oil Conservation Commission, Albuquerque, N. M.
April 2, 1952

Sinclair Oil & Gas Company
Attention: Mr. T. H. Hammett
Sinclair Building
TULSA, OKLAHOMA

Gentlemen:

RE: OCC Case 361

Your application for approval of the Cox Canyon Unit Agreement has been set for hearing April 15, 1952, as Case 361 by designation of the Oil Conservation Commission.

Proper legal advertisement has been issued.

Very truly yours,

W. B. Macey
Chief Engineer
Mr. R. R. Spurrier, Secretary  
The New Mexico Oil Conservation Commission  
Santa Fe, New Mexico

Dear Dick:

Enclosed you will find original and two carbons of an application by Sinclair seeking approval by The New Mexico Oil Conservation Commission of the Cox Canyon Unit Agreement. Will you please have this application set down for hearing on April 15, 1952, pursuant to your conversation with Les Forche and notify me as soon as possible whether or not the case will be heard on that date.

With best personal regards, I remain

Very truly yours,

T. H. Hammett