

**BEFORE THE OIL AND GAS CONSERVATION COMMISSION
OF THE STATE OF UTAH**

APPLICATION FOR AN ORDER	:	
ESTABLISHING GAS WELL	:	CAUSE NO. 122-1
SPACING FOR CERTAIN LANDS	:	
IN UINTAH COUNTY, UTAH.	:	

TEMPORARY ORDER

Pursuant to the application of Charles A. Steen Company, this cause came on for hearing before the Oil and Gas Conservation Commission of the State of Utah at 10:00 o'clock a. m. on Thursday, August 11, 1966, in the office of the Commission, Suite 301, I. B. M. Building, 348 East South Temple, Salt Lake City, Utah. The following Commissioners were present:

Honorable C. S. Thomson, Chairman, Presiding
Honorable C. R. Henderson, Commissioner
Honorable M. V. Hatch, Commissioner
Honorable J. Harold Reese, Commissioner.

Also present:

C. B. Feight, Esquire, Executive Director and Secretary,
Utah Oil and Gas Conservation Commission

Paul W. Burchell, Chief Petroleum Engineer,
Utah Oil and Gas Conservation Commission

Rodney Smith, District Engineer,
United States Geological Survey

Appearances were made as follows:

FOR THE APPLICANT: Robert H. Ruggeri, Esquire,
P. O. Box 308, Moab, Utah

Howard E. Davenport, Geologist
Pioche, Nevada.

Robert H. Ruggeri moved that the Application on file in this case be amended to conform to the publication made by the Utah Oil and Gas Conservation

Commission so that when amended said Sections 13, 15, 22, 25, 27 and 35, Township 10 South, Range 24 East, Salt Lake Meridian will read "all."

There being no objection to the amendments the motion was granted and the Application was amended as requested.

There being no written opposition and no one appearing in person to protest the granting of said Application, evidence was thereupon introduced on behalf of Applicant and received by the Commission.

The Commission, having heard the testimony of the witnesses and having considered the evidence and being advised in the premises, now makes and enters the following:

FINDINGS:

1. That 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.
2. That the Commission has jurisdiction over the matter covered by said Application and over all parties interested therein and has jurisdiction to make and promulgate the Temporary Order hereinafter set forth.
3. That from the information submitted it appears that one well will efficiently and economically drain the recoverable gas from 640 acres in the Mesa Verde, the Wasatch or the transitional sand formations underlying the lands described below.
4. That at this time in order to prevent waste, to avoid the drilling of unnecessary wells, and to protect correlative rights, drilling units should be established for the development and production of gas from the Mesa Verde, the Wasatch, or the transitional sand formations underlying the following lands situated in Uintah County, Utah:
zones between the Mesa Verde & Wasatch

Township 10 South, Range 24 East:SLM:

Section 13:	All	Section 24:	All
Section 14:	All	Section 25:	All
Section 15:	All	Section 26:	All
Section 22:	All	Section 27:	All
Section 23:	All	Section 35:	All

5. That the permitted well for each such drilling and spacing unit be located not less than 1320 feet from the unit boundary and approximately in the center of a quarter-quarter section, provided, however, that a 500 foot tolerance be allowed because of terrain with respect to the footage between wells.

6. That there is a well located in the Northeast Quarter of the Southwest Quarter of Section 22, Township 10 South, Range 24 East, which is capable of gas production and that this well should be designated the drilling unit well for said Section 22.

7. That there is an abandoned well in Section 14 and in Section 24, Township 10 South, Range 24 East, Salt Lake Meridian.

Until such time that new engineering and geological information becomes available, IT IS, THEREFORE, TEMPORARILY ORDERED:

1. That there is established approximately 640-acre drilling units for the development of gas production from the Mesa Verde, Wasatch or the transitional sand formations underlying the following described area in Utah County, Utah:

Township 10 South, Range 24 East, SLM:

Section 13:	All	Section 24:	All
Section 14:	All	Section 25:	All
Section 15:	All	Section 26:	All
Section 22:	All	Section 27:	All
Section 23:	All	Section 35:	All.

2. That the permitted well for each such drilling and spacing unit be located not less than 1320 feet from the unit boundary and approximately in the center

of a quarter-quarter section, provided, however, that a 500 foot tolerance be allowed because of terrain with respect to the footage between wells.

3. That the Applicant may either re-enter the Continental Oil Company's No. 2 Well, Southwest Quarter of the Southwest Quarter of Section 14, or the Continental Oil Company's No. 1 Well, Southwest Quarter of the Northwest Quarter of Section 24, Township 10 South, Range 24 East, Salt Lake Meridian for the purpose of attempting to complete said wells as gas wells or drill a new well in each said section. In either case, only one well will be designated the unit well for Sections 14 and 24 for the production of gas therefrom. Should the Applicant be successful in completing the Continental No. 2 Well and/or the Continental No. 1 Well as gas wells, said wells will be an exception to the well spacing pattern established by this Order.

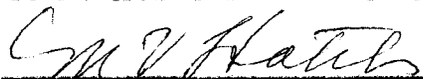
4. That the Moab Drilling Company, Well No. Gem #1 located in the Northeast Quarter of the Southwest Quarter of Section 22, Township 10 South, Range 24 East, Salt Lake Meridian, is designated the drilling unit well for Section 22.

ENTERED this 11th day of August , A. D., 1966.

STATE OF UTAH
OIL AND GAS CONSERVATION COM-
MISSION


C. S. Thomson Chairman


C. R. Henderson Commissioner


M. V. Hatch Commissioner


J. Harold Reese Commissioner