

IN THE STATE OIL AND GAS BOARD OF MISSISSIPPI

RE: PROPOSALS FOR AND ADOPTION OF
SPECIAL FIELD RULES FOR IDLEWILDE
OIL FIELD IN JEFFERSON COUNTY,
MISSISSIPPI.

DOCKET NO. 66-55-72
ORDER NO. 92-55

ORDER

This day this cause came on for public hearing before the State Oil and Gas Board, at its regular June, 1955, meeting; and the Board finds that due and legal notice of the hearing of said docket was given in the manner and for the time prescribed by law and the rules and regulations of this Board, and finds that the Board has full jurisdiction to hear and determine said cause at this meeting; that due proofs of publication of said notice so given has been filed with the Board, and have been examined by it; that pursuant to the provisions of Chapter 256 of the Laws of 1948 and other applicable laws of the State of Mississippi, there was held in the second floor auditorium of the Woolfolk State Office Building at Jackson, Mississippi, on June 15, 1955, a regular meeting of the State Oil and Gas Board and at said meeting said docket came on for hearing for the purpose of adopting special field rules for the Idlewilde Field in Jefferson County, Mississippi; and the Board having heard the recommendations of the operating parties, the evidence of witnesses, and the arguments of counsel, and being of the opinion that special

field rules should be adopted for the Idlewilde Field for the purpose of allocating the production of oil and gas therefrom, for the purpose of preventing waste and conserving the oil in the pool underlying said Field so as to obtain the greatest possible recovery of hydrocarbons therefrom and for the purpose of protecting the co-equal and correlative rights of the owners in said pool in said fields, Premises Considered:

NOW, THEREFORE, The State Oil and Gas Board hereby makes the following findings of fact and adopts and promulgates the following special field rules for the Idlewilde Field in Jefferson County, Mississippi:

FINDINGS OF FACT

1. The Idlewilde Field, as used herein, is that area in Sections 16, 17, 18, 19, 39 and 41, Township 9 North, Range 1 West, in Jefferson County, Mississippi, including all productive extensions thereof that are underlaid by the following productive oil pool.

2. The Artman Producing Pool in said field as used herein shall mean that strata of the Wilcox formation appearing in the Alagood-Norton-Lyle Cashion Company, Gordon-Stowers-Armstrong Unit Well No. 1 between the Schlumberger depths of 5326 feet and 5370 feet in said Field.

3. The area covered by the present producing pool in said Field consists of regular drilling units, each containing ^{at least} approximately forty (40) ^{contiguous} acres, and the characteristics of the Artman producing pool are such that one well drilled on each forty-acre drilling unit will efficiently drain and produce the recoverable oil from such drilling unit without avoidable waste.

ALLOCATION OF PRODUCTION

RULE 1:

(a) Allowables for each oil producing unit shall be fixed by the Board. The monthly allowable for each unit shall be the full allowable, except that any special unit shall receive such special allowable not to exceed the full allowable as may be fixed by the Board in accordance with applicable law and statewide rules and regulations.

(b) The total quantity of crude oil which may be lawfully produced each day from the wells in the particular pool shall be determined by the Board.

(c) The daily oil allowable prescribed for any drilling unit must be produced only from the drilling unit to which said allowable is allocated.

(d) Wells incapable of producing their allowable shall be recognized as deficient and shall be allowed to produce daily an amount of oil which they are capable of producing up to their allowable, as set by the Board.

BOTTOM HOLE PRESSURE TESTS

RULE 2:

All bottom hole pressures taken in the Idlewilde Field shall be reported to the State Oil and Gas Board, and the readings thereon shall be corrected to the datum plane of 5200 feet subsea level.

APPLICABILITY OF STATEWIDE RULES

All rules and regulations contained in the Statewide Order No. 201-51, and amendments thereto, are recognized as fully applicable to said Field except only to the extent that they are in conflict with the foregoing special rules.

The Board expressly reserves the right, after notice and hearing,
to alter, amend or repeal any or all of the foregoing rules and regulations.

ORDERED AND ADJUDGED, This the 15th day of June, 1955.

STATE OIL AND GAS BOARD

By *James M. O'Connell*
Chairman