



7. That the order of the Commission pooling all interests in said drilling unit is necessary, just and reasonable in order to afford each owner of interest within said drilling unit the opportunity to recover and receive his just and equitable share of the gas from the common source of supply underlying said drilling unit.

8. That production obtained from said drilling unit should be allocated to each tract therein on the basis of the proportion that the number of acres in such tract bears to the total number of acres within said drilling unit.

O R D E R

NOW, THEREFORE, IT IS ORDERED, that pursuant to the provisions of 100-6-4 of the Oil and Gas Conservation Act of the State of Colorado, all interests in the drilling unit described as the West Half (W/2) of Section Twenty-four (24), Township Thirty-three (33) North, Range Nine (9) West, N.M.P.M., are hereby pooled for the development and operation of said drilling unit, subject to approval of the Southern Ute Indian Tribal Council.

IT IS FURTHER ORDERED, that the production obtained from said drilling unit shall be allocated to each tract therein on the basis of the proportion that the number of acres in such tract bears to the total number of acres within said drilling unit, and each owner of interest in said tracts in said drilling unit shall be entitled to receive his share of the production of the well located or to be located on said drilling unit applicable to his interest in said drilling unit.

IT IS FURTHER ORDERED, that this Order shall become effective forthwith.

ORDERED this 23th day of January, 1956.

THE OIL AND GAS CONSERVATION COMMISSION  
OF THE STATE OF COLORADO

By Annabel Hogsett  
Annabel Hogsett, Secretary