

STATE OIL AND GAS BOARD OF MISSISSIPPI

In the Matter of the Petition of
Kelley & Byrne Oil Company and Trio
Operating Co., Inc. to amend the
Special Field Rules in the Southwood
Field, Adams County, Mississippi:

Docket No. 217-66-226

ORDER NO. 265-66

This day this cause coming on for hearing before the State Oil and Gas Board on the Petition of Kelley & Byrne Oil Company and Trio Operating Co., Inc. to amend the Special Field Rules in the Southwood Field, Adams County, Mississippi; and

The Board finding that due, proper and legal notice of the meeting of the Board for the purpose of considering and taking action with respect to such matter has been given in the manner and way provided by law and the Rules and Regulations of the Board and that due, legal and sufficient proofs of publication are on file with the Board and that the Board has full jurisdiction of the subject matter to hear and determine same; and

WHEREAS, pursuant to said notice given, a public hearing was held by said Board in the Second Floor Auditorium of the Woolfolk State Office Building, Jackson, Mississippi, on November 16, 1966, at which time and place all persons present who desired to be heard on said matter were heard and all proposed amendments to said Special Field Rules were fully discussed and duly considered by those present at said meeting; and

WHEREAS, the Board has fully considered said matter and the evidence and recommendations made in said hearing and is of the opinion that the following Amendments to Special Field Rules

should be adopted for the prevention of waste and the protection of the correlative rights of all owners in said field;

IT IS, THEREFORE, HEREBY ORDERED by the State Oil and Gas Board that the following amendments to the Special Field Rules for the Southwood Field, Adams County, Mississippi, be and the same are, hereby adopted to take effect on and after this date, to-wit:

RULE IV: MEASUREMENT AND ALLOCATION
OF PRODUCTION

Oil produced from each of the separate pools in the field, from and after the effective date hereof, may be conducted to and measured in a separate storage tank, when the ownership in such production from each of said pool or pools are the same, and thereafter transported into a common storage system, and further providing that the measurement, gathering and allocation of said production shall be in accordance with and subject to each of the following provisions:

(A) At least once a week, the production from each well will be directed from the well head straight into a storage tank for a total fluid test.

(B) Weekly well tests on each individual well will be submitted on a monthly basis on Form 17, reporting the monthly production from the pool being measured.

(C) The daily production allowable for each oil well completed in each separate oil pool shall be the state wide allowable fixed by the Board.

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

ORDERED this the 16th day of November, 1966.

STATE OIL AND GAS BOARD OF MISSISSIPPI

BY Robert H. McFarland
CHAIRMAN