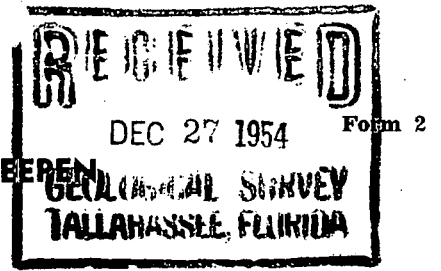


220



NOTICE OF INTENTION TO DRILL OR DEEPEN
to the
STATE BOARD OF CONSERVATION
STATE OF FLORIDA

Is this an application to drill or deepen Drill ?

Notice must be given to the State Board of Conservation and approval obtained before drilling begins. Submit this notice in duplicate. One copy will be returned following approval. Locations which do not comply with applicable spacing rules will be set for special hearing. This form shall be accompanied by \$50.00 permit fee for all permits to drill, but not for permits to deepen.

Attach certified plat showing proposed location with reference to the nearest lease lines. Also show the nearest wells on all sides of this location and the distance from the proposed location to those wells. Give names of adjoining lease or property owners, and designate all property by lease and company name. Designate scale (1 in.-400 ft.) to which plat is drawn and the northerly direction.

NAME OF COMPANY OR OPERATOR

NAME: Gulf Oil Corporation-Houston Production Division
Address: P. O. Drawer 638
City: Laurel, Mississippi

DESCRIPTION OF FARM OR LEASE

NAME (FEE OWNER): Rosasco et al
NUMBER OF ACRES: - WELL NO.: 1
NUMBER OF WELLS ON LEASE: 0 ACRES ASSIGNED TO WELL: 39.96

LOCATION OF WELL

FIELD: Wildcat (Stratigraphic Test Well) COUNTY: Santa Rosa
SURVEY: NW 1/4 of SW 1/4
SECTION: 30 ELEVATION: -
NEAREST DISTANCE FROM PROPOSED LOCATION TO PROPERTY OR LEASE LINE 330 FEET.
DISTANCE FROM LOCATION TO NEAREST DRILLING, COMPLETED, OR APPLIED FOR WELL ON SAME LEASE No wells FEET.
PROPOSED DEPTH TO BE DRILLED 6,800 FEET.

IS THIS WELL LOCATED IN (1) A MUNICIPALITY, (2) TIDAL WATERS WITHIN 3 MILES OF A MUNICIPALITY, OR (3) ON AN IMPROVED BEACH AS SET OUT IN SECTION 18, PARAGRAPH (e), (f), and (g), OF H.B. 284 (SEE REVERSE SIDE) No IF SO, IS COPY OF PERMIT FROM GOVERNING AUTHORITIES ATTACHED? No
(Yes or No) (Yes or No)

The status of bond for this well in conformance with Rule B-7 of the Board is as follows: Blanket Bond
filed January 29, 1949 with State Board of Conservation.

Correspondence regarding this well should be addressed to: W. W. Ramseur, P. O. Drawer 638,
Laurel, Mississippi

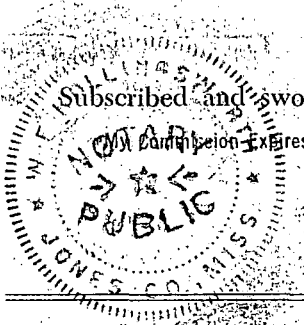
AFFIDAVIT

I, H. B. Leeton, being first duly sworn on oath, state that to the best of the knowledge and belief of the undersigned the facts and matter herein set forth are true and correct.

NAME H. B. Leeton
TITLE Asst. Zone Supt. of Production

Subscribed and sworn to before me this 22nd day of December, 19 54.
(My Commission Expires July 9, 1957)

[Signature]
Notary Public
Jones County
Address Laurel, Miss. XXXXXX



ACTION OF BOARD

APPROVED: Dec. 28, 1954 DENIED: _____

STATE BOARD OF CONSERVATION,
By Kathryn B. Spear Secy.

Permit No. 220 To be filled in by Board. This number should always be used in correspondence relating to this well.

HOUSE BILL No. 284

Section 18

(e) No permit to drill a gas or oil well shall be granted within the corporate limits of any municipality, unless the governing authority of the municipality shall have first duly approved the application for such permit by resolution.

(f) No permit to drill a gas or oil well shall be granted at a location in the tidal waters of the State, abutting or immediately adjacent to the corporate limits of a municipality or within three miles of such corporate limits extending from the line of mean high tide into such waters, unless the governing authority of the municipality shall have first duly approved the application for such permit by resolution.

(g) No permit to drill a gas or oil well shall be granted on any improved beach, located outside of an incorporated town or municipality, or at a location in the tidal waters of the State abutting or immediately adjacent to an improved beach, or within three miles of an improved beach extending from the line of mean high tide into such tidal waters, unless the County Commissioners of the county in which such beach is located shall have first duly approved the application for such permit by resolution.

For the purposes of this section and Act an improved beach situated outside of the corporate limits of any municipality or town, shall be and is hereby defined to be any beach adjacent to or abutting upon the tidal waters of the State and having not less than ten (10) hotels, apartment buildings, residences or other structures, used for residential purposes, on or to any given mile of such beach.