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Monthly Production Report

General Forms Required for Reporting the Production and Disposition of Crude Oil and Casinghead Gas

Checklist	Forms	Authorization
	PR	SWR 27, 54 & 58(B) – All crude oil and natural gas produced shall be reported to the RRC each month. Each operator who is a producer shall file required forms showing production and disposition.
	P-1B	Required – Filed in addition to PR when leases are taken into a unit but are not wholly unitized. Also required for certain enhanced oil recovery projects for the special EOR severance tax rate (SWR 50).
	H-8	Reporting Spilled, Lost or Stolen Oil (Code 5 Disp.) SWR 20 & 71 – Notice of loss shall be followed by a letter giving details.
	ОМ	Reporting Oil Moved to Another Leas for Frac Oil (Code 4 Disp.)
	Oil Movement Letter	Required – Letter should identify lease, date oil was moved, amount taken, and receiving lease.
	Statement of	Reporting Code Disposition (Other)
	explanation on PR	Required – Brief explanation of disposition written on the Form PR itself.

When you need to file a PR:

For Oil Wells Only

1) The month production begins, whether prior to or after completion.

For Gas Wells Only

- 1) PRs are required from the completion date (on the G-1) on new completions and work overs. 5pm check in
- 2) 1. Molly's Email: Section I Form P18: July 1, 2021 Revisions due to Molly Silkenson & Jenny Chen (This includes test gas.) On reclassifications, PRs are required from the date of the test (on the G-1).

For Both Oil and Gas Wells

- 1) Monthly Production Reports are required if there is an end of the months balance (stock on hand) regardless of the status of a well.
- 2) If you acquire a lease from another operator who had reported an ending balance on the previous month's report.

What a PR is not used for:

Oil Well Only

1) Do not report individual well production unless it is a one well lease. The monthly PR is a combined sum of all wells on a designated RRC oil lease.

Both Oil and Gas

- 1) To report amount of water produced.
- 2) To request or change an allowable.
- 3) To report address change. (File a Form P-5.)
- 4) To report oil purchased from another lease for frac oil.

Reporting Requirements for Monthly PR Reports for Gas Wells Only:

- 1. PRs are required on new drills and recompletions from the completion or recompletion date in Block 14 on the front side of the G-1.
- 2. PRs are required from the date of test in Section I of the G-1 on wells that have been reclassified from oil.
- 3. PRs are required for any gas well that has an allowable. File a G-10 Well Status Report to indicate the well is shut-in to eliminate the requirement of filing a PR.
- 4. PR's must be filed for an RRC Identifier number as long as that lease has condensate stock on hand even though the well may have been plugged, recompleted, or reclassified. Do not transfer stock to the newly assigned identification number or lease number. EXCEPTION: SWR 10 exceptions and field consolidations.
- 5. Monthly Production Reports are required if there is an end of the month balance (stock on hand) regardless of the status of a well.

Normally, the wells exempt from filing of PR for Gas Wells are:

- 1. 14(b)(2) extensions with no condensate stock
- 2. Inactive side of multiple completion with no stock
- 3. Storage wells
- 4. Injection wells
- 5. Saltwater disposal wells
- 6. Domestic wells
- 7. SWR 10 exceptions
- 8. Partial plug wells unless there is stock on hand
- 9. T.A./temporarily abandoned wells unless there is stock on hand
- 10. 14(b)(2) deny allowable wells unless there is stock on hand
- 11. H-15 violation allowable wells unless there is stock on hand
- 12. Service wells
- 13. PF unit wells
- 14. Sealed allowable wells (normally a replacement well)

Questions and Answers Pertaining to Form PR

Questions Pertaining to (Form, Rule, Procedure)	Questions	Answer	Contact
PR	When and where are my production reports due?	PRs are due in the Austin Office of the Railroad Commission on or before the last day of the month following the month of production.	Production Department 512-463-6726
PR	I am ready to file my PR, but I have not received a lease or ID number. What do I do?	If a lease or ID number has not been assigned use the drilling permit or API number consistently until the new number is assigned.	Production Department 512-463-6726
PR	How do I file a corrected Report?	Check the "Corrected Report" box on the front of the Form. Include all information from column (1) thru (12). For online filing, re-file the PR report the same way you originally filed, and you will get a prompt stating the report will replace an existing report. Include all information for all columns.	Production Department 512-463-6726
PR	Where do I get my stock on hand at the beginning of the month figure?	The stock on hand at the beginning of the month is the previous month's closing stock. This figure can be obtained from gauge sheets and pumper's reports. Feet and inches should be converted to barrels.	Production Department 512-463-6726
PR	I have recompleted or reclassified a well and I have stock on hand. Can I transfer the stock to the new lease or ID number?	Stock cannot be transferred. Continue to show the stock in column (5) and column (9) until the stock is disposed of. Once there is zero stock then filing PR reports are no longer required under the old lease or ID number.	Production Department 512-463-6726
PR	My pumper sends my monthly gauge reports in fractions, decimals, feet, and inches. How do I show these figures on my production reports?	Fractions, decimals, feet, and inches may not be used on production reports. All production must be reported in whole barrels rounded off to the nearest barrel.	Production Department 512-463-6726
PR	Do I have to file a PR on an oil lease if my lease is shut-in?	If there is no stock on hand, discontinue filing a PR on the oil lease. If there is stock, continue filing a PR opening and closing until all stock is disposed of.	Production Department 512-463-6726

PR	The previous operator's stock	Open with prior operator's closing	Production
	does not match the amount after I gauged the tank. How do I make the adjustments?	stock volume in column (5). Show the adjusted figure in column (7) with disposition code in 71 in column (8).	Department 512-463-6726
		A code 71 can only be applied for the P-4 effective month that a lease is transferred to the new operator.	
PR	I just took over a lease and there is a production severance on the lease. Am I responsible for filing the delinquent and/or discrepant PR reports for this lease?	When you take over a lease, you are responsible for all exiting regulatory issues. If the severance was for PR reports, they must be filed correctly through the current month. If you are unable to obtain the information, contact us for guidance. Note: The lease must be brought into compliance within 30 days from the approval date in order to avoid fees assessed with severance.	Production Department 512-463-6726
PR	How do I report frac oil/cond?	 If the frac oil is from another source, do not report it on the PR. A Form P-3 should be filed with the District Office prior to moving it. if the frac oil being used was produced from the same lease, do not report it as disposition, but indicate that the oil is still in the tank on the PR closing balance. The volume must be recovered prior to reporting any production. Oil produced on one lease to frac another lease (yours or another operator) should be reported on the lease where production occurred. Report the volume in Column 7 and indicate a code 4 in column 8. Submit a letter with the PR stating the amount of frac and when it was moved. The letter should include the field name, lease name, and lease number of where the frac oil originated and the same 	Production Department 512-463-6726

		information for where it went.	
PR	Can I file my reports in pencil or ink?	Please use the RRC online "Production Reports" application. If you must file hardcopy, do NOT use pencil on production reports. The Commission will only accept black or dark blue ink. Please do not use other colors as they will not scan properly.	Production Department 512-463-6726
PR	How do I report skim oil?	The amount is reported in column 7 disposition. Skim oil is a code 8. Increase the production figure in column 6 by the amount of skim oil so the figures will balance across. Skim oil volumes should correlate with the corresponding Form P-18.	Production Department 512-463-6726
PR	Why do I have to report skim oil when it really wasn't returned to the lease?	The skim oil is allocated to the leases so the oil can be charged against the allowable. Regulatory requirements require the source of hydrocarbons to be reported.	Production Department 512-463-6726
PR	Do I report what the run ticket shows or the net oil amount from the statement?	The two amounts should be approximately the same. Report what the ticket shows. The net oil/cond amount is different due to the gravity and temperature. Gauging the tanks in an avenue to accuracy.	Production Department 512-463-6726
PR	Which operator name should be reported on the PR report when the new operator is filing delinquent reports that the previous operator did not file?	The new operator is responsible for the previous operators' delinquent reportsT The PR should reflect the current operator of the lease per RRC records.	Production Department 512-463-6726
PR	How do I file my PR when we didn't get paid for all gas produced?	The PR report is a production report not a sales report. All production must be reported on PR in the month it was produced regardless of disposition.	Production Department 512-463-6726
PR	When are PR's to be filed on new wells, workovers, and reclasses?	PRs are required from the completion date (Block 14) on the G-1 and subsequent months on new wells (include test production). On workovers, PRs are filed from the completion date (Block 14) on the G-1. On reclassifications, PRs are filed from the date of the test on the G-1.	Production Department 512-463-6726

		IMPORTANT: If reclassification to oil well, condensate stock cannot be transferred to the oil well or to the new zone on recompletions. It must be disposed of under the RRC identifier number it was produced under. Exception – stock can be transferred on SWR 10 exceptions and field consolidations.	
PR	Are PRs required on Shut-in/T.A. wells?	No, unless there is condensate stock on hand. Normally wells exempt from filing of PRs on gas wells are 14 (B)(2) wells with no condensate stock; inactive side of multiple completion with no stock; storage wells; injection wells; saltwater disposal wells; domestic wells; SWR 10 exceptions, and partial plug wells unless there is stock on hand and show on the proration schedule.	Production Department 512-463-6726
PR	On the G-10, when reporting gas produced while conducting the deliverability test, do I include gas which might have been flared or vented? Do I put the same figure on the Form PR?	Yes, all test gas must be reported as production and must be included on both the Form G-10 and Form PR. Disposition code 04 should be used to report flared or vented gas.	Production Department 512-463-6726
PR	If we use any gas to operate a heater, separator, compressor, or if we give some gas to another operator to use in a secondary recovery project, or to use for some other purpose, do we have to include this on the Form PR?	Yes, in column 12. Use disposition Code 1.	Production Department 512-463-6726
PR	Does the Production Department have a general email address?	The email is productionreporting- info@rrc.texas.gov	Production Department 512-463-6726
PR	How can production data be located on individual oil wells?	Individual production is reported only for Gas wells. Oil production is reported on a lease basis and is the sum of all the wells on the designated RRC Lease. Reports may be viewed using the RRC's Online Research Queries.	Production Department 512-463-6726

PR	What is the best option to for production reports?	The RRC strongly suggests using the online Monthly Production application. The system eliminates common mistakes made when filing Hardcopy.	Production Department 512-463-6726
PR	What does movement of a severed/sealed lease mean?	There is a violation and/or fee that is due on a lease in which production data was submitted.	Production Department 512-463-6726
PR	Can RRC staff change my production data for me?	No, as this information may only be altered by the operator of the lease as they are required to certify the information	Production Department 512-463-6726
PR	How do I file my production data that will need a total line included?	When having to submit a total line due to having two or more commingle permit numbers, the lease total amount will be on the total line. Each additional line will include the production amounts for each specific commingle permit number. All gas production is to be listed only on the total line.	Production Department 512-463-6726
PR	What does the PR discrepancy "Not Authorized to file Special" mean?	Not all oil wells are being commingled.	Production Department 512-463-6726
PR	I received a delinquency letter for my submitted production report, what steps should I take?	Review the "Outstanding Discrepancies" Query for any discrepancies and/or delinquencies. If further guidance is needed call or email the production department to inquire as to why this notification was received.	Production Department 512-463-6726
PR	I have production prior to the RRC's schedule start date on my leases, how do I file a PR?	Verify that the production belongs to the lease, if so, request that the schedule start date be changed by contacting the Well Compliance department.	Well Compliance 512-463-6975
PR	How do I submit a PR filing when stock was used for hot oiling?	You will recover the stock used for the hot oiling before showing production again on your PR.	Production Department 512-463-6726
PR	I submitted water as production on my PR, how do I correct the error?	File corrected PRs to remove the reported water and provide the correct production volumes.	Production Department 512-463-6726
PR	Is there a code that is allowed for water amounts?	No, there is not disposition code for only water. Water should never be reported on the PR.	Production Department 512-463-6726

PR	When can codes 3 and 6 be	Only when a commercial tank	Production
	used on the production	cleaning company is used. A	Department
	report?	corresponding form R-2 should match	512-463-6726
		the PR volumes. Indicate the name of	
		the company on the PR in "Remarks".	
PR	Is there a specific form that is	Required for gas wells only - a	Production
	used for reporting my child	"Supplementary Attachment to the	Department
	production on a stacked lateral	Form PR". This form can be found	512-463-6726
	lease?	under the Oil & Gas Form Library	
		labeled "From PR Monthly Production	
		Report – Stacked Lateral Production"	
		is required to be filed monthly per	
		SWR 3.86.	
PR	Why do I continue to receive a	Prior approval from the Production	Production
	PR discrepancy letter for my	Department is required for this code.	Department
	production data with a code	Your remark may be considered as	512-463-6726
	75?	invalid or may not have been	
DD	11	approved prior to the filing of the PR.	Decidents.
PR	How can I get rid of	Reduce the amount from prior	Production
	evaporation oil?	production that was reported.	Department 512-463-6726
PR	Is there a way to print out the	When submitting your PR reports	Production
PK	PR?	online, the PR image will be located in	Department
	T IX:	the upper right hand corner of your	512-463-6726
		screen after screen after the report is	312-403-0720
		submitted. PDF images are also	
		available under the RRC Online	
		Research Queries – "Production	
		Reports Query (Form PR)".	
PR	What is the requirement for	You will need to submit a letter to the	Production
	code 73?	production department that	Department
		explaining in detail how the stock was	512-463-6726
		used. Include the district, RRC lease,	
		and the amount used for the	
		month/year.	

Terms

(Reporting the production and disposition of crude oil and casinghead gas)

- 1. **Barrels (BBLS)** A unit of measure of volume for petroleum products. One barrel (1 BBL) is the equivalent to 42 U.S. gallons or approximately 158.97 liters.
- 2. **MCF** The abbreviation for 1,000 cubic feet of gas. The term is commonly used to express the volume of gas produced, transmitted, or consumed.
- 3. **Operator** The person or company, whether proprietor or lessee, actually operating a gas well, or well or lease.
- 4. **On hand, beginning of month** The previous month's closing stock.
- 5. **Disposition** The method of accounting for oil or gas production removed from the lease or adjusted production figures to reflect actual stock on hand.
- 6. **Skim oil/condensate** Oil/condensate recovered from saltwater gathering system prior to injection or other disposal of the water. In Texas, a monthly skim oil/condensate report (Form P-18) is required to be filed by salt-water gathering systems with the RRC reporting the quantities and disposition of oil skimmed from water during the month.
- 7. **BS&W** The abbreviation for basic sediment and water.
- 8. **On hand, end of month** The balance you arrive at when you add the "On hand, beginning of month" figure and current month production and subtract the disposition volume.
- 9. **Gas formation production** The volume of gas produced from a formation measured in MCF, regardless of disposition, including test gas and/or flared gas. (Does not include gas lift gas if gas lifting.)
- 10. **Lease or field fuel use** The volume of gas, which is used, sold, or given to others for field operations, lease drilling fuel, compressor fuel, etc.
- 11. **Transmission line** Those pipelines used to transmit natural gas or other fluids.
- 12. **Flare or Vent** To dispose of surplus combustible vapors by igniting the vapors in the atmosphere.
- 13. Net Oil The amount of oil produced by a lease exclusive of its' BS&W content.
- 14. **Processing Plant** A plant to remove liquefiable hydrocarbons from wet gas or casinghead gas.
- 15. Condensate Any liquid hydrocarbon recovered by surface separators from natural gas.
- 16. **RRC Identifier** The five-digit oil lease number, or six-digit gas well number assigned by the Well Compliance department.
- 17. **Load Oil** (Also called frac oil, work oil, or circulating oil) Any oil or liquid hydrocarbon used in fracturing a formation to simulate a well as distinguished from the oil that is normally produced by the well.

Monthly Production Report

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Field Name (list alphabetically) Lease	OGP	RRC Identifier	Commingling	Onhand		Dispos	ition	On hand,	Formation	Dispo	sition
Name (for gas, provide well#)	[OilGas/ Pending]	[Lesse/Gas ID/ Drill Permit/API#]	Permit # or LSE Total (T)	beginning of month	Production	Volume	Code	end of month	Production	Votume	Code
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Examples of Form PR

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Field Name (list alphabetically) Lease	OGP	RRC Identifier	Commingling	Onhand		Dispos		On hand,	Formation	Dispos	
Vame (for gas, provide well#)	[OilGas/ Pending]	[Lesse/Gas ID/ Drill Permit/AP#]	Permit # or LSE Total (T)	beginning of month	Production 6	Volume 7	Code	end of month	Production 10	Volume 11	Code 12
Ward-Estes, North Example Lease	0	25400	Т	300	200	200	1	225	257	257	2
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Producer's Monthly Supplemental Report

Questions and Answers Pertaining to Producer's Monthly Supplemental Report

Questions Pertaining to (Form, Rule, Procedure)	Questions	Answer	Contact
P-1B	When is the Form P-1B required to be filed?	The unit operator is required to file the Form P-1B for leases that are merged into a unit but are not wholly unitized. The form is also required for certain enhanced oil recovery projects. Please refer to the Form Instructions on the Oil and Gas Forms page of the RRC website.	Production Department 512-463-6726
P-1B	Can RRC staff change my information on the form?	No, this information may only be altered by the operator of the lease as they are required to certify the information.	Production Department 512-463-6726

Producer's Monthly Supplemental Report

	PRODUCE	R'S MONTH	ILY SUPPL	EMENTAL	REPORT			P-1B
Orienator Name	. F	RAILROAD COMMISSION OF TEXAS Oll and Gas Division (1701 N. Congress) P.O. Drawer 12967 - Capitol Station Austin. Texas 78711-2967			P-5 Operator No. RRC Dist. No.			
Operative Address	-				Preduction Month			
City State Zip	-	Partially	,			إلـــا	Check here if CORRECTED Page . REPORT	
TYPE OR PRINT USING BLACK OR DARK BLUE INK CH	ECK PURPOSE OF FILIN	Gunitized	lease Ot	her (Specify) READ INSTRU	CTIONS ON BACK
Field Name (list alphabetically)		RRC OII	On hand,	OIL - (whole b	arrels) Total for M DISPOSITION		On hand	Casinghead gas formation
Lease Name (list lease name in numerical order of lease no)	Lease No.	beginning of month	Production	Volume	9 9 9000	end of of month	production (MCF total for month)
		1	1		<u> </u>	10.		
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OIL DISPOSITION CODES		CERTIFICATION	<u> </u>					
		Name	-					
0 pipeline 4 circulating oil 7 ott 1 truck 5 lost or stolen 8 sk:	m liquid	(type or print)		Sig	nature			
2 tank car or 6 sedimentation by	drocarbons			В:	()		Signature	
3 tank cleaning net oil		Title I certify that I am a	uthorized to make t	his report, that it wa	is prepared by mi	orunde	Date er my supervision a	nd direction, and
SEE BACK FOR EXPLANATION OF CODES		that the information	on stated herein is	true, correct, and o	complete to the t	est of m	ny knowledge.	

PRO	DDUCER'S MONT	HLY C	EMENTAL	REPORT		P-1
Breaker Oil Company	RAIL	10	TEXAS		090776	06Rev. 9/
Operator Name 302 Main	40	21010			P-5 Operator No December	o. RRC Dist. No.
Operator Address	T 4 20	11-296	ration 7		Production	Month
<u>Dallas Tx 79701</u> City State Zip	Man				Check he CORRECT REPORT	
TYPE OR PRINT USING BLACK OR DARK BLUE INK CHECK PURPO	SE Partie		ther (Specify) REA	D INSTRUCTIONS ON B
Field Name (list alphabetically)	RRC Oil	On hand,	OIL - (whole b	DISPOSITIO	N On	hand gas formation
Lease Name (list lease name in numerical order of lease no.)	Lease No.	beginning of month 3	Production 4	Volume 5		nd of production (Mi month total for monti
Chapel Hill (Pettit) Jane Caldwell Old RRC Lease	06612	126	220	185	0 1	61 135
Form P-1B must be filed monthly on all leases taken into a unit and not wholly unitized (certain interests did not sign unitization agreement.) This form is filed by Unit Operator and must show old lease name and old lease number. Statistical data shown on Supplemental Form P-1B are included in the data shown on Form PR for the unit.						
				<u></u>		
OIL DISPOSITION CODES	CERTIFICATION	N				
O pipeline 4 circulating oil 7 other 1 truck 5 lost or stolen 8 skim liquid 2 tank car or 6 sedimentation hydrocarbons barge 9 scrubber oil 3 tank cleaning net oil SEE BACK FOR EXPLANATION OF CODES	Name (type or print) _ TitleDist. E I certify that I am that the informs	ngineer	this report, that it wa	(214) 555- as prepared by me complete to the b	or under my sup	ervision and direction, and

Rev. 12/20

INSTRUCTIONS FORM P-1 B: PRODUCER'S MONTHLY SUPPLEMENTAL REPORT

FILING REQUIRED. File the P-1 B on a monthly basis for:

- Leases that are taken into a unit but are not wholly unitized, that is, where certain interests did not sign
 the unitization agreement (the unit operator files the P-1 B).
- Certain enhanced oil recovery (EOR) projects when required as a condition for eligibility for the special EOR severance tax rate as set out in Statewide Rule 50.

WHEN AND WHERE TO FILE. The original of the monthly P-1 B report is due in the Commission's Austin office on or before the last day of the month following the month covered by the report.

ORDER OF THE REPORT AND CERTIFICATION INFORMATION.

- For partially unitized leases, check the first box under Purpose of Filing and enter the field and OLD lease name and OLD lease number in Columns 1 and 2. File a separate report for each district.
- For special EOR projects, check the second box under Purpose of Filing and enter the project number (beginning with F - or T-) in the space to the right of the purpose box. File a separate report for each special EOR project. Enter the field and lease name(s) and number(s) in Columns 1 and 2 as shown on your project approval letter for that project number.

The signature must be an **original**. The signature date is the actual date of signing, but NEVER prior to the first day of the month following the production month. For multiple page reports covering one district for partially unitized leases or one special EOR project: (1) number the pages sequentially within the district/project (page 1 of 15, page 2 of 15, etc.), (2) staple the pages for the district/project together, and (3) complete the certification section on each page.

VOLUMES. Give volumes for each lease as monthly TOTALS, in WHOLE numbers, computed by accepted standards of measurement. Do NOT use decimals, fractions, or negative numbers. (See disposition information below). Volumes shown on the P-18 for partially unitized leases are included in the volumes shown on Form PR for the entire unit. COLUMN 3 PLUS COLUMN 4 MINUS COLUMN 5 MUST EQUAL COLUMN 7 FOR EACH LEASE. IN COLUMN 8, REPORT ALL GAS PRODUCED, REGARDLESS OF DISPOSITION.

DISPOSITION. Enter an oil disposition code in Column 6 for each oil disposition volume in Column 5. You may use more than one code. However, do NOT use the same code more than once in Column 6 per lease. Show all dispositions according to the INITIAL use or purpose.

CRUDE OIL DISPOSITION CODES:

0-Pipeline 1-Truck 2-Tank car or barge

3-Net oil from tank cleaning as calculated on the basis of a shakeout test. Show BS&W as oil disposition code 6.

4-Circulating oil - original movement off lease. File a notification letter with the appropriate district office and Austin.

5-Lost or stolen - include loss from fires, leaks, spills, and breaks, as well as theft. File a Form H-8 if more than 5 barrels.

6-Sedimentation - BS&W from tank cleaning. Show net oil as oil disposition code 3.

7-Other – stock adjustment, water bleed-off, lease use, road oil, production lost to the formation, etc. Give a detailed explanation below the volume in Column 5.

8-Skim liquid hydrocarbon, as allocated back from Form P-18 by a saltwater disposal system.

9-Scrubber oil as allocated back from Form R-3 by a gas processing plant.

Authority to Transport Recovered Load or Frac Oil

General Forms Required for Obtaining Authority to Transport Recovered Load or Frac Oil

Checklist	Forms	Authorization
	P-3	SWR 58(A)(C) – Form must be filed prior to running the oil.
	Receipted delivery ticket	Required – The receipted delivery ticket or certified copy of
		Invoice must be attached to the original copy of the Form
		P-3 in each case where the load oil source is other than the
		lease source.

Questions and Answers Pertaining to Report of Recovered Load or Frac Oil

Questions Pertaining to (Form, Rule, Procedure)	Questions	Answer	Contact
P-3	If a P-3 has been filed earlier in the month for the total amount injected, but not all was recovered, should an amended report be filed?	Yes. Indicate that it is a corrected report.	Production Department 512-463-6726
P-3	If chemical or diesel fuel was used for the frac operation, does it have to be reported on the P-3? If so, Why?	Yes, recovered frac material, even diesel or chemicals, should be reported on a P-3. In the remarks section, indicate the type of material. Sending a copy of the P-3 to the gatherer will help the gatherer know how to report this material especially if this frac material is mixed with production from the lease or gas well. Use of diesel fuel as frac fluid requires a permit (see RRC Notice to Operators June 2014.)	Production Department 512-463-6726
P-3	If the month shown on the P-3 is not the same month in which the material was actually moved, what should I do?	File an amended report to zero out the current month. Then file a corrected P-3 for the month the material is moved.	Production Department 512-463-6726
P-3	If an operator recovers and is ready for the movement of the frac oil, but has not filed the Form P-3 timely, what should he/she do?	Supply the District Office with a properly supported Form P-3 so that the District Office Director may give verbal authority to the gatherer to move the recovered frac or load oil.	Production Department 512-463-6726 Or Appropriate RRC District Office

P-3	When and where do I file the	It should be filed in duplicate with	Production
	Form P-3?	the appropriate RRC District Office.	Department
		In addition, a copy should be	512-463-6726
		immediately supplied to the	
		transporter designated on the form	
		prior to the movement of the	
		recovered load frac oil.	
P-3	Should recovered load or frac	No.	Production
	oil be shown as production		Department
	on the Form PR?		512-463-6726

AUTHORITY TO TRANSPORT RECOVERED LOAD OR FRAC OIL

RAILROAD COMMISSION OF TEXAS - OIL AND GAS DIVISION -

FORM P-3 Rev. 09/2011

RRC DISTRICT NO.				
This form is to be used only when the recovered load or frac oil was obtained from a source other than the lease on which it was used. This form must be completed in a timely manner to assure proper accounting by both the Producer and the Transporter.				
Producer and Address Both the Producer and the Transporter must honor this the month shown at right for reporting purposes and th must be the month in which the material was moved.	Form P-3 in		YEAR	
This is the authority for the transportation of	barrels (GATHERER)	of recovered load or frac	oil by	
LEASE NAME	LEASE NO.	WELL NO.		
FIELD	_ COUNTY _			
RESERVOIR	_ MONTH OF	RECOVERY		
This material was used for and is now or will be ready for movement in the month covered by this report.				
SOURCE - LOAD OR FRAC OIL (FII	L IN THE AP	PROPRIATE SPACES	BELOW)	
barrels of oil were transferred for this purp	ose from the			
		LEASE		
and/or barrels of oil were obtained for	COUNTY	am.		
on//(Year) -	ans purpose ne	SOURCE AND	SUPPLIER	
Remarks:	Resourc this rep direction	CERTIFICA re under penalties prescrib tes Code, that I am authorize ort was prepared by me or n, and that data and facts state uplete, to the best of my know	bed in §91.143, Natural d to make this report, that under my supervision and ed therein are true, correct,	
	Name:			
	Position	r		
	Date: _			
		me No. ()		
IMPORTANT NOTE: The use of DIESEL F the federal Safe Drinking Water Act and				
Railroad Commission.	equites prior	. nonce to, and app	norai nom, the	

Form P-3 Instructions

FORM P-3

INSTRUCTIONS Rev. 09/2011

A receipted delivery ticket or a certified copy of the invoice of the supplier of load or frac oil stating therein the volume of load or frac oil furnished must be attached to the original copy of Form P-3 in each case where the load oil source is other than lease source.

This form should not be completed until such time as the recovery of the liquid hydrocarbon material has begun and should be filed for the volume ready for movement or the volume that is anticipated to be ready for movement in the month covered by Form P-3.

Form P-3 shall be filed in duplicate with the appropriate Commission District Office. In addition, a copy shall be immediately supplied to the transporter designated on Form P-3 prior to the movement of the recovered load or frac oil.

Recovered load or frac oil shall not be shown as production on Form PR.

Recovered liquid hydrocarbons moved on authority for Form P-3 shall be shown as "Receipts From Other Sources" Page 1-A of Form T-1 by the transporter and designated as load or frac oil.

Reporting Guidelines and Procedures

Guideline for Filing Form P-3

- 1. File one copy to District Office, one copy to transporter shown on Form P-3.
- 2. Form P-3 must be filed in accordance with Statewide Rule 58(A)(C), which states that form must be filed "Prior to Running The Load or Frac Oil".
- 3. If an operator finds that he has recovered load or frac oil and is ready for movement of frac oil but has not filed Form P-3 timely, he should supply the District Office with a properly supported Form P-3 so that the District Office Director may give verbal authority to the gatherer to move the recovered frac or load oil. This verbal authority can only come from the District Office when the P-3 form has been received in the District Office properly documented.
- 4. If an operator allows a gatherer to move recovered load frac oil without the proper filing of Form P-3, he should immediately file the form in the District Office and the month shown on Form P-3 should be in the month in which the material was actually moved. (See instruction Box or Form P-3). If necessary, corrected reports (Form PR, T-1) must be filed by producer and/or transporter to properly account for the frac oil in the month moved by the gatherer.
- 5. If Form P-3 is filed on a given lease and runs are made during the month on that lease but there is no frac oil moved, the operator must notify the gatherer that no frac oil was moved.

 Otherwise, the gatherer will honor up to the amount shown on Form P-3 as frac oil even though there was nothing moved.
- 6. It is the operator's responsibility to ensure that total material moved and charged as frac oil does not exceed that amount of material brought in from an outside source to be used. This should be controlled by the "Source" section and the "Barrels Previously Moved" section together with the current authorization.
- 7. Form P-3 revised March 1977, allows for the anticipation of recovery and movement of frac oil within a given month. This does not mean that an operator should file a P-3 for the entire amount of frac oil used unless his rate of recovery indicates that the entire amount of frac oil will be recovered and moved by the transporter in the month designated on Form P-3. Form P-3 should be filed for the amount ready to be moved or the amount that is anticipated to be ready for movement within the month covered by the form.

Reporting Procedure for Crude or Condensate Used for Work Oil

Example I – 500 barrels of crude is moved from Brown lease to Red lease, used as frac oil on Red lease, recovered and run to pipeline from Red lease.

- 1. Disposition of 500 barrels to Code 4 is shown on Form PR for Brown lease for the month when movement is made.
- 2. Form P-3 is filed for 500 barrels on Red lease when the 500 barrels are run to pipeline.
- 3. Do not include the 500 barrels on production reports (Form PR) for Red lease.
- 4. Gatherer deducts 500 barrels from lease runs on Red lease and shows this receipt as "Receipt From Other Sources" on Page 1A of Form T-1.

Example II – 500 barrels of crude is moved from Brown lease to Red lease, used as work oil on Red lease but not recovered.

- 1. Brown lease shows 500-barrel disposition to Code 4.
- 2. No further reports needed. Do not include in production reports for Red lease.

Example III – 500 barrels of crude from the Red lease storage is used on Red lease as work oil, recovered and run to pipeline.

- 1. When the 500 barrels are removed from storage and put in wells, do not show as disposition on production report.
- Continue to carry as stock even though it is in the wells. Do not show any production until the 500 barrels are recovered and put back into tanks and new production is recovered. This will prevent double reporting of this crude.

Example IV – 500 barrels of crude from Red lease storage are used on Red lease as work oil but the oil is not recovered. (Lost to formation etc.)

1. 500-barrel disposition is shown on Red lease as code 74 with explanation that oil was used on lease and not recovered.

Example V – 500 barrels of crude is bought from another source (pipeline, etc.) Used on Red lease, recovered and run to pipeline from Red lease.

- 1. When 500 barrels are recovered and run to pipeline, Form P-3 is filed for 500 barrels on Red lease.
- 2. Do not include in production or disposition for Red lease.
- 3. Gatherer deducts the 500 barrels from lease runs and shows as "Receipt From Other Sources" on Page 1 of Form T-1.

NOTE: IN ANY CASE WHERE OIL/CONDENSATE IS MOVED FROM A PROPERTY TO ANOTHER PROPERTY IDENTIFIED BY A DIFFERENT RRC IDENTIFIER OR IDENTIFICATION NUMBER TO BE USED AS WORK OIL AS SHOWN IN EXAMPLE I AND II, A LETTER SHOULD BE WRITTEN IN COMPLIANCE WITH STATEWIDE RULE 58(A)(3) NOTIFYING THE DISTRICT OFFICE, REGULAR AND TEMPORARY GATHERER OF SUCH MOVEMENT.

Skim Oil/Condensate Report

General Forms Required By Saltwater Disposal Systems

Checklist	Forms	Authorization
	P-5	SWR 1 – Organization name to be filed and records kept
	P-18	SWR 56 – Monthly skim oil hydrocarbons report. Original to be filed in Austin
		Office no later than the 15 th of the month following the month of operation.

Questions and Answers Pertaining to Report of Recovered Load Oil

Questions Pertaining to (Form, Rule, Procedure)	Questions	Answer	Contact
P-18	Who is responsible for correct operator name, lease name, and lease numbers for the facility or disposal wells?	It is the responsibility of the saltwater hauler to secure the correct operator's name, lease name, and lease numbers for the facility from which water is gathered. In the event the saltwater hauler does not have this information, the correct lease numbers and field names should be provided by the operator. This information is also available on the RRC's website under Proration Queries, or the data may be found using the Online Research Queries.	Production Department 463-6726
P-18	What steps must the operator take before filing a P-18 report?	Operator must file a P-5 (Organization Report), then they must apply for authorization for a disposal well permit number. The P-18 filing requirement includes facilities that serve multiple operators. It may include both oil and gas wells. Even when there are no liquid hydrocarbons skimmed and/or remaining in storage during the reported period, the facility operator must file a report showing the amount of salt water which has gone through the facility.	Production Department 512-463-6726
P-18	Who should the operator contact about receiving payment for hydrocarbons which have been charged back to the lease?	Contact the Comptroller of Public Accounts. Refer to Royalty FAQ. https://www.rrc.texas.gov/about- us/faqs/royalties-faq/.	800-252-1384 OR 512-463-4600
P-18	Is a P-18 report required to be filed if the operator only picks up water and never skims oil?	Yes. A P-18 is required when water is picked up, even if no oil is skimmed.	Production Department 512-463-6726
P-18	If water is removed from any lease producing hydrocarbons, does the P-18 operator	Yes, The volume of water received should be allocated back to the lease from which it was sourced.	Production Department 512-463-6726

	break down the volume of water between the leases from which the water was picked up?		
P-18	If there is an operator change, but the facility stays the same, does the system serial number remain the same?	Yes, if the facility remains the same, and in the same location, the system serial number will remain the same. If there are changes in the facility or the location, a new system serial number will be assigned.	Production Department 512-463-6726
P-18	Is a P-18 report required if there is no activity for the month?	Yes, the P-18 report is required to be filed with zeros.	Production Department 512-463-6726
P-18	When are you required to complete Section V on the P-18 report?	If Section II, Line 1 is marked yes Lines 1- 10 are to be completed in addition to Section V.	Production Department 512-463-6726
P-18	What information is to be placed in the System Serial No. field if this is the first time filing?	This field is to be left initially blank. Upon receipt of the first filing a P-18 System Serial Number will be assigned by RRC staff. Please attach a cover letter stating this is the initial filing for this facility.	Production Department 512-463-6276
P-18	As a P-18 filer, is a notice to be sent to each company that water is picked up from their leases?	For producing properties, Run tickets are dispersed. Non-producing only the calculations are needed for page 1.	Production Department 512-463-6276
P-18	Does a copy of the P-18 report have to be sent to the District Offices?	The P-18 report will only be sent to the Austin office for each filing.	Production Department 512-463-6726
P-18	Can oil and gas well be put on the same P-18 in Section V, if they are in the same district?	Yes, as long as they are in the same district.	Production Department512- 463-6726
P-18	Are negative numbers allowed on P-18 reports?	Only whole numbers may be placed on the report. Round up to the nearest whole numbers if your records are in decimals.	Production Department 512-463-6726
P-18	Where would I report frac water on the P-18 report?	Notate frac water in Section III, Line 4.	Production Department 512-463-6726

	1.4.		
P-18	If I received water from other states than Texas, is that required to be reported on the P-18 report?	Out of state water or water that crosses state lines is considered as non-producing property and will be added to Section II, Line 4.	Production Department 512-463-6726
P-18	What does the RRC consider as producing properties?	Oil leases and Gas Wells are considered as producing properties.	Production Department 512-463-6726
P-18	What does the RRC consider as non-producing properties?	Non-producing properties are as follows, wash pits, plants, out of state water, tank batteries, reserve pits, etc.	Production Department 512-463-6726
P-18	How would you report skim without using water?	This is not possible as skimming requires water.	Production Department 512-463-6726
P-18	What is an identifiable slug?	Volume of liquid hydrocarbons that is received at the disposal facility where the origin of such liquid hydrocarbons can be clearly identified.	Production Department 512-463-6726
P-18	Does the tolerance need to the reported on the Form P-18?	If more than one operation is received, complete Section II, Line 7.	Production Department 512-463-6726
P-18	Is a recycling facility allowed to include on the P-18?	Yes, it is and will be assigned a system serial number.	Production Department 512-463-6726
P-18	What are my next if I receive a delinquency letter & I know that my P-18 submitted?	Review your filing for missing data (month/year, RRC lease number, signature), verify that Section III begins with the correct volume and the figures balance. NeuDocs Enterprises can also be reviewed to see if the report is uploaded.	Production Department 512-463-6726
P-18	What steps are required to have a specialty code removed once it is no longer needed?	Please call and verbally request the removal of the specialty code. Staff will verify if all P-18 reports are received and completed per RRC guidelines. Upon the review has been completed, staff will contact the P-5 department and request the specific specialty code be removed.	Production Department 512-463-6726

Terms P-18

- Allocation Charging scrubber oil/skim hydrocarbons recovered by the plant/saltwater disposal system operator back to the producing properties connected to the plant/saltwater disposal system.
- 2. BBL Abbreviation for barrel.
- 3. BS&W (Basic Sediment & Water) Impurities and water contained in the fluid produced by an oil well.
- 4. Commercial Disposal A facility that picks up from other operators.
- 5. Condensate And liquid hydrocarbons recovered by surface separators from natural gas.
- 6. Disposal A facility that only picks up from their own leases.
- 7. District The geographical area in which the property or act subject to regulations is located.
- 8. Facility For the purposes of the Form P-18, a facility means all buildings, equipment, structures, and other stationary items that are located on a single site used for receiving, processing, or storing stock.
- 9. Frac water A mixture of water, sand, and chemicals that is used to break up shale.
- 10. Identifiable slug of liquid hydrocarbons Volume of liquid hydrocarbons that is received at the disposal facility where the origin of such liquid hydrocarbons can be clearly identified.
- 11. Non-Producing Property plants, out of state water, wash pits, reserve pits, and other types of pits.
- 12. Operator A person, acting for himself or as an agent for others and designated to the Commission as the one who has the primary responsibility for complying with its rules and regulations in all acts subject to the jurisdiction of the Commission.
- 13. Producing property A producing unit assigned an identifying number by the Commission and which is used in reporting production.
- 14. RRC Identifier For the purposes of this document, the RRC Identifier is the registration or serial number of the report associated with the facility that acknowledges this receipt. This a unique code consisting of letters and numbers that is considered as the System Serial or Registration number per the entity. All numbers will include Form Designation, District Number, and Registration or Serial Number, for the RRC Identifier. (Example: R-3 04-1626, T-1 06-0021, R-1 06-0201, P-18 04-3600, OM 03-0473)
- 15. Skim hydrocarbons Oil and condensate accumulations that result from saltwater disposal skimming operations.
- 16. Scrubber oil Liquid hydrocarbons which are accumulated prior to compression of the gas in lines gathering casinghead gas to a gas processing plant.
- 17. Stock Can consist of crude, condensate, gasoline, kerosene, plant distillate, gas oil, fuel oil, natural gasoline, or miscellaneous products.
- 18. Tidal Disposal Materials to be disposed of or reclaimed. Submerged aquatic vegetation, or a tidal sand or mud flat.
- 19. Tolerance The amount of scrubber oil/skim hydrocarbons that may be recovered before the plant/saltwater disposal system operator must allocate to the producing property.
- 20. Volume All volumes of crude oil, condensate, and/or products shall be reported in net barrels and computed by Commission approved methods of measurement. Do not use decimals or fractions of barrels in this report.

Instructions – Form P-18 Skim Oil and Condensate Report

Who is to file the P-18?

The Form P-18 is to be filed by operators of facilities from which skim liquid hydrocarbons (oil and/or condensate) are sold or otherwise disposed of by injection or other approved methods. .**When and Where to File the P-18**

The original Form P-18 must be filed with the Commission in Austin prior to the 15th day of the month following the reporting period covered by the Form P-18.

What is to be reported on the P-18?

Salt Water

All salt water accepted into the system is to be reported (Section II. Lines 2 & 5).

This volume will be broken down into:

*The volume of saltwater coming in from Producing Properties, that is, oil leases and gas wells (Section II line 3). These properties will be individually identified in Section V.

*The volume of saltwater coming in from non-producing properties, that is, plants, wash pits, reserve pits, etc. (Section II Line 4). These non-producing properties are not to be individually identified in Section V since there can be no allocation back to them.

Saltwater systems are not to accept material from vacuum trucks or other haulers if the material was obtained by cleaning storage tank bottoms. If such material is removed from the producing property, it must be hauled to an approved reclamation plant according to Commission procedure.

In addition, saltwater systems are not authorized to haul liquid hydrocarbons from producing property except for the small amount, which may be entrained in salt water. If, however a salt water hauler delivers a load to a system and it is determined that a significant amount of the load from that producing property is liquid hydrocarbons the amount of liquid hydrocarbons must be estimated if it cannot be accurately measured and the amount of liquid hydrocarbons must be noted on the delivery ticket. That amount must be reported as an identifiable slug on Form P-18 (Section V column 6). Records of such deliveries including the delivery tickets showing the name of the salt-water hauler must be kept for a minimum of two years as specified in Statewide Rule 1.

Liquid Hydrocarbons

All liquid hydrocarbons skimmed or identifiable slugs must be reported. This includes from both oil leases and gas units. Identifiable slugs are not to be reported on the Form P-18: they must be reported as production on the Form PR, by the producing operator.

Liquid hydrocarbons if skimmed are required to be reported per that period. Any skim liquid hydrocarbons found or reported which have accumulated over more than two reporting periods for which a Form P-18 has not been filed in a timely manner are subject to confiscation by the state as liquid hydrocarbons which are unidentifiable as to source.

WHEN THE TOLERANCE LEVEL OF SKIMMED LIQUID HYDROCARBONS IS APPLIED

The tolerance level is a reporting mechanism used only when the system gathers salt water from more than one operator. Multiple operator systems allocate only the volume of skimmed liquid hydrocarbons above the tolerance level. The tolerance level is determined as follows:

Barrels of tolerance		Barrels of salt water		.0005 barrels of
skimmed liquid	_	received from all	v	skimmed liquid
hydrocarbon (Sec II,	-	producing	^	hydrocarbons per
line 7)		properties (Sec II,		barrel of salt water
		line 3)		

HOW LIQUID HYDROCARBONS ARE ALLOCATED BACK TO PRODUCING PROPERTIES

Since the liquid hydrocarbons skimmed by the system are, in fact, oil lease and/or gas well production, they are to be allocated back to the producing property. Do not allocate back to non-producing leases such as), wash pits, plants, out of state water, tank batteries, reserve pits, etc.

While all identifiable slugs, (Section II, line 9) are to be credited back to the individual oil lease or gas well which produced them (Section V, column 6), the remaining skimmed liquid hydrocarbons (Section II, line 8) are allocated back in proportion to the volume of salt water gathered from the producing property. The amount to be individually allocated (Section V, column 5) is determined as follows:

Barrels of skimmed liquid hydrocarbons allocated to individual	_	Water received from the producing property (Sec V, col.7)	x	Excess liquid hydrocarbons skimmed by the system (Sec. II, line 10)
producing property (Sec. V, col. 5)		Water received from all producing properties (Sec. II, line 3)		·

Systems serving more than one operator allocate back only the volume of skimmed liquid hydrocarbons above the tolerance volume. Systems serving only one operator allocate back all skimmed liquid hydrocarbons. In both cases, slugs are not allocated back. They are credited directly to the property which produced them.

In Section V, of Form P-18, oil properties and gas properties must be listed on separate pages. Different districts also must be listed on separate pages.

DISPOSITION OF SKIM LIQUID HYDROCARBONS

All gatherer/transporters picking up liquid hydrocarbons skimmed by the system must be identified by name and Railroad Commission assigned T-1 Registration number and the volume given (Section IV).

The system may deliver liquid hydrocarbons or emulsions to a permitted reclamation plant. The name and R-2 serial number of the reclamation plant and the net oil delivery are to be given in Section IV.

Operators of saltwater gathering systems are not authorized liquid hydrocarbon gatherers or buyers. Failure to observe this regulation can result in the revocation of the system's disposal or injection permit.

Skim Oil/Condensate Report – Form P-18

RAILROAD COMMISSION OF TEXAS Oil and Gas Division

SKIM OIL/CONDENSATE REPORT -

Form P-18 (Rev. 01/01/86)

READ INSTRUCTIONS ON BACK

LIQUID HYDROCARBONS RECOVERED FROM SALT WATER GATHERING SYSTEMS PRIOR TO INJECTION OR OTHER DISPOSAL OF WATER

OPER AT OR NAME AND ADDRESS (Exactly as shown on P-5, Organization Report)	REPORTING PERIOD	RRC DIST. NO.
	10	
	CORRECTED REPORT?	OPERATOR NO.
	□ YES	OPERATOR NO.
Name of Gathering System or Facility—	System Seria1No	
	Lease/ID #	
Location (Section, Block, Survey and County)	(If applicable)	
Distance and direction from nearest town		
SECTION I - METHOD OF DISPOSAL OF WATER	RECEIVED INTO SYSTEM	
1. INJECTION INTO A RESERVOIR PRODUCTIVE OF OIL OR GAS	Authorization for Injection: (Order No.	"UIC Project No.,
Field and Reservoir:	or date of letter):	
2. INJECTION INTO DISPOSAL WELL(S)	Authorization for Disposal Well(s): (O	order No., UIC Permit
Name and Well No. of Disposal Well(s):	No., or date of letter):	
3. OTHER (e.g., Tidal Disposal, etc.)	Authorization for Disposal Method:(0	Order No. or deta of
Describe Disposal Method:	letter)	Artier No. or taile of
SECTION II – OPERATIONS DATA FOR R	EPORTING PERIOD	
 Does this system receive salt water from more than one operator?	d/or gas is from: ———	NET BARRELS
3. Water received from producing properties during reporting period		
4. Water received from non-producing properties during reporting period		
5. Total barrels of water received during reporting period (Line 3 + Line 4)		
6. Total liquid hydrocarbons skimmed from water received during reporting period		
7. Tolerance of liquid hydrocarbons not required to be allocated back to leases (Line 3 x .0005).	Multiple operator systems only. $_$	
8. Excess skim liquid hydrocarbons to be allocated/credited back to leases served (Line $6-L$ ine	7)	
9. Liquid hydrocarbons received as identifiable "slugs" credited to leases and/or gas wells from	which they were produced	
10. Excess skim liquid hydrocarbons not credited on Line 9, but to be allocated back to propertie	es served (Line 8 – Line 9)	
(If any amount is shown on Line 9 or 10, complete SECTION V on back of this form)		
SECTION III - STORAGE AND	RUN DATA	NET BARRELS
Liquid hydrocarbons in storage beginning of reporting period		
Total liquid hydrocarbons skimmed during reporting period which were not returned to leases		
Total liquid hydrocarbons sold during reporting period		
 Liquid hydrocarbons in storage end of reporting period (Line 1 + Line 2 - Line 3 = Line 4) - 		
SECTION IV – GATHERER	CDATA	
Name(s) of gatherer(s) of liquid hydrocarbons sold:		
1 Amst RRC # 2 3 Amst RRC # 4	Amt F	RRC #
J AMIL KKC# 4	Amt I	XBXC #
CERTIFICATE:		
I declare under penalties prescribed in Sec. 91.143, Signature Texas Natural Resources Code, that I am authorized to	Print Name	
make this report, that this report was menared by me	Title	
or under my supervision and direction, and that data		
and facts stated herein are true, correct, and complete, Telephone No. Area Code Area Code	No.	umber

Mail original to



Railroad Commission of Texas Oil and Gas Division Capitol Station – P.O. Drawer 12967 Austin. Texas 78711-2967

SECTION V. ALLOCATION OF EXCESS SKIM LIQUID HYDROCARBONS TO PRODUCING PROPERTIES

-INSTRUCTIONS-

- Include both slugs CREDITED back to producing property (Sec. II, line 9) and liquid hydrocarbons ALLOCATED back to producing property served by facility (Sec II, line 10). Do NOT list or allocate back to non-producing properties such as plants, wash pits, reserve pits, etc.
- Each district must be listed on a SEPARATE page if the system gathers from oil leases and/or gas wells in more than one district.
- Oil leases must be listed on one page and gas wells on a SEPARATE page if this system gathers from both oil leases and gas wells within one district.
- On each page, listings are to be alphabetically by field (Column1) and then numerically by oil lease number (Column 4) if the page is for oil lease allocations
 or by gas well number (Column 4) if it is for gas well allocations.

	 Since all volumes must be reported in whole numbers, it may 	- h	James and bound to make the limit discolar	and an allegations (as boson 5 acts), according to a said as b	_
•	 Since all volumes must be reported in whole numbers. If ma 	r de necessary to adjust some allocations un	i or down one carrel to make the ilouid fivorc	CAPDON ALIOCATIONS (COULTIN 3 TOTAL) EQUAL THE TOTAL TO D	e
	all a cost of Chaption III, Nov. 100				

		-					I_
1.		2.	3.	4.		DROCARBONS	7.
	FIELD NAME	1		RRC	Allocated	"Slugs" credited	Water received
	(As Per R.R.C.	LEASE NAME OR	NAME OF OPERATOR OF LEASE	LEASE OR	to Lease or	to Lease or	from Lease or
	Proration Schedule)	GAS WELL NAME		ID. NO.	Gas Well *	Gas Well	Gas Well
	,						
_							
_							
_					 	1	
	·						
* (C-1 7 C W	1	1	·			
	Col. 7, Sec. V Sec. II X Line 10, Sec. II	1	INSTRUCTIONS	TOTALS			
L	ine 3, Sec. II]	Reference: Statewide Rule 56				

A. WHO FILES – If you are the operator of a facility from which skim liquid hydrocarbons are gathered and sold or otherwise disposed of, you are to file a separate P-18 for EACH facility UNLESS the facility serves only one lease or unit and ALL liquid hydrocarbons removed from the facility are reported on Form P-1, Form P-2, and/or Form P-1B & 2B, as applicable as production from that lease or unit.

B. TIME OF FILING - No later than the fifteenth (15th) day of the month following the reporting period covered by the P-18.

- C. PLACE OF FILING File the original P-18 with the Commission in Austin. Copies are to be sent to:
 - the District Office having jurisdiction over the system.
 - any other District Office to which oil leases and/or gas wells are assigned IF your system gathers from outside the primary district.

 - each gatherer moving liquid hydrocarbons from your system, and each operator of an oil lease and/or gas well to which you have credited or allocated back liquid hydrocarbons in Section V

D. VOLUMES – Calculate liquid hydrocarbons using Commission approved methods of measurement. Report all volumes in BARRELS. DO NOT USE FRACTIONS OF BARRELS in this report: round off to the nearest whole number. Barrels of liquid hydrocarbons should be reported in NET barrels, with BS & W (basic sediment). and water) excluded.

Operator: fill out the following

District No.

Enter the Appropriate Number: 1 = Oil leases, or

? = Gas malls

System Serial No. -

E. ACCOUNTING FOR ALLOCATIONS BACK TO OIL LEASES AND/OR GAS WELLS – Operators of oil leases and/or gas wells to which liquid hydrocarbons are credited or allocated in Section V of this P-18, shall report the amount of these credits and allocations to each lease and/or gas well as production from that lease and/or gas well unting the reporting period covered by this P-18. That amount credited or allocated shall be reported on Form P-1, Form P-2, and/or Form P-1B & 2B, as applicable, by the operator of each lease and/or gas well. Disposition shall be reported as follows:

- Form P-1, in column 6 as Disposition Code 8 (skim oil) Form P-2, in column 9 as Disposition Code 7 (Other)
- Form P-1B & 2B in Column 10 as Disposition Code 8 (skim oil or condensate)

Crude Oil, Gas Well Liquids, or Associated Products Loss Report

General Forms Required for Reporting the Production and Disposition of Crude Oil and Casinghead Gas

Checklist	Forms	Authorization
	Notify District Office	SWR 20 & 71 – Operators shall give immediate notice to
		District Office by telephone.
	H-8	SWR 20 & 71 – Notice shall be followed by letter (Form H-8)
		giving details of loss.
	PR	SWR 58 – Operators shall file monthly report showing
		production and disposition.

When a Company Needs to File Form H-8:

1) To report a theft, leak, spill or break in facilities causing a loss of more than 5 barrels of crude oil, gas well liquids, or associated products, or any loss that impacts surface or coastal water.

What a Form H-8 is NOT Used For:

- 1) To report losses of less than 5 barrels.
- 2) To report spills or losses of saltwater.
- 3) Loss of oil into formation during frac jobs.
- 4) To substitute for the monthly loss report required of common carrier pipelines by SWR 71.

Questions and Answers Pertaining to Loss Report

Questions Pertaining to (Form, Rule, Procedure)	Questions	Answer	Contact
H-8	Where do I file my H-8 Form?	File the original and one copy with the District Office.	Appropriate RRC District Office
H-8	If I am not sure what date the loss occurred, what date do I list?	Approximate it as close as you can.	Appropriate RRC District Office
H-8	If total loss includes both liquid hydrocarbons and water, what do I list for total barrels?	Give Total of Both.	Appropriate RRC District Office
H-8	What should I list for location in Item #6?	Give legal description of location where loss occurred. (i.e., Section, Block, Survey, Abstract or GPS Coordinates)	Appropriate RRC District Office

Terms

(Reporting crude oil, gas well liquids, or associated product loss)

- 1. **Liquid hydrocarbons** Chemical combinations of varying hydrogen and carbon ratio such as are mixed in and composed crude oil.
- 2. **Barrels (BBL)** A unit of measure of volume for petroleum products. One barrel (1BBL.) is the equivalent of 42 U.S. gallons or approximately 158.97 liters.
- 3. **Company** The name of the entity reporting the loss (either producer or transporter) as designated on the Form P-5.
- 4. **Producer** The person or company, whether proprietor or lessee, actually operating the oil well or lease (the operator).
- 5. **Transporter** The person or company actually moving crude oil or gas well liquid from the lease.

Crude Oil, Gas Well Liquids, or Associated Products Loss Report – Form H-8

RAILROAD COMMISSION OF TEXAS OIL AND GAS DIVISION

Form H-8 (Eff. 6/4/70)

CRUDE OIL, GAS WELL LIQUIDS, OR ASSOCIATED PRODUCTS LOSS REPORT

 Field Name (as per current proration schedule, including reservoir, 	, if applicable)	2. RRC District	
3. Company	Check appropriate block(s): Producer	4. County	
5. Lease Name(s) and RCC Lease Number(s) (if applicable)			
6. Location where Liquid Hydrocarbon (crude oil, gas well liquids,	or associated products) Loss occurred (Sect	on, Block, & Survey)	
7. Description of Facility from which Liquid Hydrocarbon Loss Occur	urred		
8. Name of Landowner where Liquid Hydrocarbon Loss Occurred	9. Type of Liquid Hydrocarbon Loss Crude Oil Gas Well Liquid Other	•	
0. Date Liquid Hydrocarbon Loss Occurred	11. Date Liquid Hydrocarbon Loss I or Telegraph	Reported to RRC District Office by Telephone	
12. Total Barrels of Liquid Hydrocarbon Lost in Lost in Leak or Spill	13. Total Barrels of Liquid Hydrocar Recovered	thon 14. Barrels of Liquid Hydrox Unrecovered (Net Loss)	arbon
 Did Liquid Hydrocarbon Loss Affect Inland or Coastal Water? (I 	r yes, explain.)		
6. Cause of Liquid Hydrocarbon Loss (Explain.) (If additional space	e is required, attach page(s).)		
Remedial Measures Taken and How Successful (Explain.)			
00 m 18 m 16 m 17			
8. Remarks			
declare under penalties prescribed in Article 6036c, R. C. S., that I a upervision and direction, and that data and facts stated therein are tr			
Date	Signature		
	N(D(D	Point Control	
Company	Name of Person (type or	rint)	
Street Address or P.O. Box	Title of Person		
	Telephone		
City, State Zip Code	Area Code	Number	

(COMPANY MUST COMPLY WITH THE INSTRUCTIONS ON THE REVERSE SIDE HEREOF.) (OVER)

-INSTRUCTIONS-

- 1. File the original and one copy of this form in the Railroad Commission District Office.
- Immediate notification shall be given first by telephone or telegraph to the Commission District Office of a fire, leak, spill, or break in facilities causing a loss of more than five (5) barrels of crude oil, gas well liquids, or associated products and then followed by the filing of this form when appropriate measures have been taken.
- This form complies with <u>Statewide Rules 20 and 71</u> which require notification to the Commission of al fires, leaks, spills, or breaks of facilities which cause a loss of more than five (5) barrels of crude oil, gas well liquids, or associated products.
- This form is for the <u>emergency written notification</u> of all fires, leaks, spills, or breaks in facilities causing a loss of more than five (5) barrels and is not a substitute for the monthly loss report required of common carrier pipelines by Statewide Rule 71.
- The use of liquid hydrocarbon in this form refers to crude oil, gas well liquids, or associated products.

Interim H-8 Crude Oil Spill Sheet

RAILROAD COMMISSION OF TEXAS Oil and Gas Division

INTERIM H-8 CRUDE OIL SPILL SHEET

10/99

INSTRUCTIONS: When filing a Form H-8, Crude Oil, Gas Well Liquids, or Associated Products Loss Report (form effective 6/4/70), complete and attach this sheet for crude oil spills only. The attachment is not required for spills limited to hydrocarbon condensate, defined as "the light, hydrocarbon liquids produced in association with natural gas." This sheet will no longer be required after Form H-8 revision. The certification on the bottom of the H-8 report to which this sheet is attached applies to the data and information supplied below.

Company Name, as shown on P-5 Organization Report	2. Organization P-5 No.	RRC District No. (Loss/Spill Site)	4. Date of Spill			
5. (a) Mark any of the following if applicable The spill was into a Sensitive Area* or it occurred totally or partially to 11/1/93. If so, cleanup will be supervised by the district office on a case-by-case basis. The remainder of this Interim Sheet does not have to be completed. The spill was limited to free oil with no soil being affected (example: spill was confined to area within lined fire walls). The remainder of this Interim Sheet does not have to be completed. (b) Soil contaminated with greater than 1 percent by weight total petroleum hydrocarbons (TPH)- Area (sq. ft): Maximum Depth (ft.): Volume: (cu. yd): (c) Excavation. All soil containing over 1 percent TPH was brought to surface for remediation or disposal: Yes No (If No, explain)						
(1) All soil containing over 5 percent TPH has been: Properly mixed in place to 5 percent or less by weight TPH Removed to an approved disposal site. Railroad Commission Permit No.: Contained in a secure interim storage location Not Applicable (no soil over 5 percent TPH involved) (2) Remediation of soil down to 1 percent or less TPH will be accomplished by: removal from spill site on-site natural bioremediation on-site enhanced bioremediation other on-site remediation Stimmated date for completion of soil cleanup to 1 percent by weight TPH:						

^{*}A Sensitive Area is an area defined by the presence of factors, whether one of more, that make an area vulnerable to pollution from crude oil spills. Factors that are characteristic of sensitive areas include the presence of shallow ground water or pathways for communication with deeper ground water; proximity to surface water, including lakes, rivers, streams, dry or flowing creeks, irrigation canals, stock tanks, and wetlands; proximity to natural wildlife refuges or parks; or proximity to commercial or residential areas. [Statewide Rule 91(a)(2)]

Application for Exception to Statewide Rules 26 and/or 27 (Commingling)

General Forms Required When Filing Request to Commingle Production (Liquid) From Two or More Leases/Wells

Checklist	Form	Authorization
	P-5	SWR 1 – Organization name to be filed and records kept.
	Check \$	SWR 8 – Fees required to be filed.
	P-17	SWR 26/27 – Exception to individual separation and storage and metering
		gas separately.
	Plat	SWR 26/27 – Plat required for off lease storage and/or off lease metering.
	PR	SWR 25 – Operator shall file report for each separate reservoir and/or each
		separate lease.
	Specific	SWR 27 – Request for gas metering exception only.
	Check \$	Required – Filing fee per application.
	P-17	Required – Appropriate side of Form P-17.
	Diagram	Required – Metering Diagram
	Gas MCF	Required – If possible, 6 months gas MCF production figures.
	Specific	SWR 26 – Request exception for off lease storage and/or off lease
		metering.
	Check \$	Required – Filing fee per application.
	P-17	Required – Appropriate side of Form P-17.
	Plat	Required – Location Plat
	Specific	SWR 55 – Exception to semi-annual testing.
	P-17	Required – "Gas Commingling" side of Form P-17
	Statement	Required – Statement providing status of well. Wells must produce less
		than 300 barrels per year per well.

Checklist	Form	Authorization
	P-17A	SWR 26/27 - If leases are measured before commingling or if the Royalty
		Interest/Working Interest is the same then you may file the Form P-17A
	P-17A	No fee is required.

Questions and Answers Pertaining to Form P-17/Form P-17A

Questions Pertaining to (Form, Rule, Procedure)	Questions	Answer	Contact
P-17	When is a P-17 filing fee (per application) required?	 When filing a new application to Commingle two (2) or more leases and/or gas wells. When requesting off lease storage or off lease metering. When adding new/lease gas wells to an existing permit. When adding a new lease or one that has been reclassed, worked over or recompleted. When requesting an exception to metering. 	Production Department 512-463-6726
P-17	What is common separation & storage?	Common separation & storage is when production (oil & casinghead gas) from two or more oil leases is combined into one separating device.	Production Department 512-463-6726
P-17	What is common storage?	Common storage only is when each oil lease has its own separating device and oil is stored in a common tank after separation.	Production Department 512-463-6726
P-17	What does the phrase "are all wells on each lease being commingled" mean?	If yes, this means all producing wells that are listed for a specific lease number are commingled. If no, this means all wells that are listed for a specific lease number are not commingled (Split Lease). In other words, wells that are not commingled on a particular permit are either (a) commingled with wells from other leases, or (b) have their own tanks.	Production Department 512-463-6726
P-17	What does effective month of commingling mean?	The effective month is the month that commingling actually begins or, if it ceases, the month following the month of last disposition.	Production Department 512-463-6726
P-17	Is exception to SWR 27 required for gas wells metered through a common meter?	Yes, if gas is not metered separately prior to going into common sales meter. No, if gas is metered separately from each well prior to being commingled with gas from other wells.	Production Department 512-463-6726
P-17	What steps are required if I have been notified that a Protest	If you wish to process, a hearing will be required unless the Protestant withdraws their complaint.	Production Department 512-463-6726

	has been submitted for my company's P-17?		
P-17	Are all royalty (interest owners) required to be notified when a P-17 is submitted?	Yes.	Production Department 512-463-6736
P-17	If any changes need to be made on an existing P-17, am I required to send out notices?	Yes, any changes made to the P-17 that are not on the original notification that were sent to the Royalty and Working interests.	Production Department 512-463-672
P-17	The lease that I purchased is on an active P-17/P-17A. Will the commingle permit number stay the same?	Once you become the P-4 operator of the lease, the P-17/P-17A will automatically transfer.	Production Department 512-463-672
P-17	How can I request that my new lease that was recently purchased be removed off of an existing commingle permit because my lease has its own tank battery?	The first step is to contact the Production Department with your inquiry. We will in turn contact the district office so they can physically verify this lease has to its own tank battery & is not being commingled.	Production Department 512-463-672
P-17	Not all of my oil wells are being commingled, what is required?	On the PR, 9999 will be reported as the commingle permit number. This is used if the oil lease has several wells & not all of the wells are included in the commingle.	Production Department 512-463-672
P-17	How is a P-17/P-17a cancelled?	A letter will need to be submitted, referencing the commingle permit number, the district, and the effective cancellation date. All the leases on the commingle permit must be zeroed out on the prior month to the effective date.	Production Department 512-463-672
P-17	Each month a discrepancy letter is received stating, "Not authorized to file Special". What actions need to be taken?	Email or call and provide the district, lease number and the months that are being affected & RRC staff will verify and resolve.	Production Department 512-463-672
P-17	If I only have one RRC oil lease number and it has several wells that are connected to one tank battery, would I need to request a P-17/P-17A?	A commingle permit is not required.	Production Department 512-463-672

P-17	Are the P-17 filing fees refundable?	No	Production Department 512-463-6726
P-17	Is there a specific letter required by the commission for publishing the announcement of a new P-17 filing?	No	Production Department 512-463-6726
P-17	Where is the publication to be published?	The announcement is to be published in the county newspaper.	Production Department 512-463-6726
P-17	Can oil leases and gas wells have more than one commingle permit number?	Yes	Production 512-463-6726
P-17	My original P-17/P-17A was submitted using the drilling permit number. Am I required to resubmit this form once the RRC number is assigned?	No, email us at <u>productionreporting-info@rrc.texas.gov</u> with the commingle permit number, the drilling permit number that was used to initially file and the newly assigned lease number.	Production Department 512-463-6726
P-17	Will it be accepted if the P-17/P-17A is emailed to the commission?	Yes, the P1-/P-17A may be emailed to productionreporting-info@rrc.texas.gov	Production Department 512-463-6726
P-17	If I emailed this form, how is the filing fee to be submitted?	The options available to file and pay the fee are 1) A hard copy may be mailed along with the credit card information, if preferred. 2) Or if the form is emailed, call 512-463-6882 (Central Records) to submit the payment via credit card.	Production Department 512-463-6726
P-17	Once the P-17/P-17A is approved, where on the RRC website can it be located?	Go to the "Online Research Queries" page and select "Oil and Gas Imaged Records" then select "Surface Commingling Search (Form P-17)" under the "Programs" section to search for records.	Production Department 512-463-6726
P-17	Is it possible for a P- 17/P-17a to include two or more different operators?	Yes	Production Department 512-463-6726
P-17	If an RRC lease that is noted on the P-17/P-17A is severed, does that impact all the other leases that are	Yes, they can no longer produce, or move stock until the severance is fully resolved.	Production Department 512-463-6726

	also on the commingle permit?		
P-17	When is a plat/schematic required to be submitted with a P-17/P-17A?	The plat/schematic is required when filing for an off lease storage, separation, or metering. No specific format is necessary.	Production Department 512-463-6726
P-17	When is filing fee not needed?	A filing fee should not be submitted if there is a cancellation of a P-17/P-17A or to delete a lease from a commingle permit.	Production Department 512-463-6726
P-17	When adding or deleting a lease on a P-17/P-17A, will all the previously approved leases have to be submitted on the new filing?	The only action that needs to be taken is to list the amended number on the upper right portion of the form.	Production Department 512-463-6726
P-17	How can a lease be deleted off an existing P-17/P-17A?	An amended P-17/P-17A should be filed with the lease number listed in Section 8 marked "delete". Keep in mind that <i>all</i> stock has to be zeroed out.	Production Department 512-463-6726
P-17	Is the P-17/P-17A form available in a fillable format?	On the Forms page, there is a fillable version of the P-17/P-17A is available to be completed. This form may be emailed to productionreporting-info@rrc.texas.gov once it is ready to be submitted.	Production Department 512-463-6726

Terms

(To commingle production (liquid) from two or more leases/wells)

- **1. Common Separation and Storage**: When production from two or more leases or wells is combined into one separating device/facility with the liquids placed in common storage.
- **2. Common Storage Only**: When each commingled lease or well has a separating device and the liquids are stored in a common tank after individual separation.
- **3. Deduct Metering**: This is a method of allocating production to a non-metered gas well by subtracting other individually measured well volumes from the total measured gas volume.
- **4. District and County**: The Railroad Commission District and County where the commingling facility is physically located.
- 5. Effective Month/Year of Requested Exception: The initial month/year of surface commingling (or amendment/change effective month/year) and the reporting of commingled production on a combined report. The "Effective Month/Year" is the month/year that commingling begins.
- **6. Effective Month of Deletion**: When a lease/well becomes inactive and must be deleted from a permit, all stock on hand must be disposed of before an amended Form P-17 is filed to delete the lease/well. The effective month/year of deletion should be the month/year following the

- month/year of the last disposition of production. When discontinuing the operation and reporting of facilities, the operator must notify the Commission and the gatherer of the effective month/year of permit cancellation.
- **7. Full Well Stream**: Production from a well prior to any separation.
- 8. **Location plat** The plat document that shows the location of all leases involved in the application. A location plat is required with a Form P-17A for (a) off-lease storage of oil or condensate; or (b) off-lease metering of gas or liquids. The location plat should show the approximate location of Lease Automatic Custody Transfer (L.A.C.T.) units, meters, tank batteries, and any other separation, metering, or storage facilities involved in the surface commingling application.
- 9. **Metering and/or flow diagram** A diagram which shows all meters, separators, and other production equipment. The purpose of the diagram is to show where production from each well is separated, metered, and/or commingled.
- **10. Off-Lease**: The storage, separation, or metering takes place off a lease listed in the application.
- **11. RRC Identifier**: All existing or new oil lease numbers, gas identification numbers, or drilling permit numbers as applicable on the Form P-17.
- **12. Special Commingle**: Occurs when there are wells under a lease number that are not a part of the commingling, and that produce into a non-commingled tank. This production is filed on Production Reports using commingle permit number "9999."

Form P-17 Requirements & Reporting Procedures

General Instructions for Filing Form P-17:

- 1. Form P-17 is filed as an exception to Statewide Rule 26 and/or 27 for the following:
 - A. Commingling of oil, condensate or a combination of oil and condensate. This is the only commingling situation in which a permit number will be assigned.
 - B. Production of gas wells full well stream to central facilities with condensate reported on Form R-3.
 - C. Gas metering exceptions.
- 2. Form P-17 and location plat is filed as an exception to Statewide Rule 26 and/or 27 for the following:
 - A. Off lease storage of oil or condensate.
 - B. Off lease metering of gas or liquids.
- 3. File an original with the Austin Railroad Commission Office. The approved original is returned to the operator and a copy is sent to the gatherer when applicable.
- 4. Commingling between operators is permitted.
- 5. "Date of Application" is the date you fill out the form.
- 6. "Effective Month of Commingling" should reflect the month initial commingling begins for a new permit or the effective month of addition to an existing permit. When a lease/well has become inactive and must be deleted from a permit, be sure all stock on hand has been disposed of before filing an updated P-17 to delete the permit or lease. The effective month of deletion should be the following month of the last disposition.
- 7. When adding or deleting leases/wells on an existing permit, check the box "ADD" or "DELETE" beside the lease I.D. number.
- 8. When only part of the wells on a given oil lease are commingled, list the well numbers beside the lease name, or on an attachment page.
- 9. A P-17 is not required for commingling of wells on an oil lease that are on the same lease or completed in the same reservoir of the same field. This is considered one lease and production from all wells is filed as a total on your Form PR production report.
- 10. When oil and condensate are commingled, total oil or total condensate must be metered prior to commingling because condensate is an allowable free liquid. An exception to metering may be requested where production is very low and must be accompanied by a letter of explanation, six months of production history for each lease/well, and a metering diagram.
- 11. Leases that do not have identical working and royalty interests in identical percentages must be metered prior to commingling. An exception to metering can be approved administratively if the Commission has not received a protest to the application after 21 calendar days notice of the application being mailed by the operator via certified mail, to all working and royalty interest owners.
- 12. "Casinghead Gas" should be marked in Item II when oil and casinghead gas production from two or more leases with the same royalty interests are produced through the same, or common separator.
- 13. When a lease/well has been reclassed or recompleted, any stock on hand must be reported under the old zone until disposed of and should not be transferred to the new completion on production reports. You should also continue to show the old zone commingled on Form P-17 until all stock has been removed.

- 14. If there is a consolidation, unitization, or field transfer, stock is transferred on production reports and your P-17 should be updated accordingly.
- 15. When requesting off lease storage of liquids or off lease metering, show only the lease for which you are requesting off lease authority on the P-17, and attach a diagram showing the location of the facilities. Do not list the lease on which the facilities are to be located.
- 16. When producing gas wells full well stream to a gasoline plant or central facility where condensate is reported on Form R-3, your Form PR production report should show only the gas production and no condensate. (If condensate is also reported on the PR, then it is being double reported.) In this case, your Form P-4 should designate a "full well stream" gatherer and not individual gas and condensate gatherers. The R-3 facility is considered to be doing the commingling and not the individual operators. A permit number is not applicable for this type of commingling.
- 17. When gas wells are produced full well stream into a central facility with condensate reported on Form PR, your P-4 should show both a gas and a condensate gatherer and a permit number will be assigned.
- 18. Once a permit number has been assigned, you must enter that number in Column 4 of Form PR. Enter the permit number on the same lines as the lease name and lease number for each lease that is reported as commingled. The effective month shown on the P-17 should correspond to the filing of Form PR for new or updated permits.
- 19. Send a letter requesting cancellation of a permit when you cease commingling at a given facility. State the effective date of cancellation. All production must be zeroed out on the PR report, for the month prior to the permit cancellation effective date.
- 20. You are required by Statewide Rule 27 to measure gas from all wells prior to leaving the lease. You may request an exception to metering gas by filing Form P-17 along with a letter of explanation, showing six months production history for each well and a metering diagram.

Reporting Procedure for Commingling Permits Involving Plant Products

The operator and gatherer are required to coordinate the proper reporting of the liquid run volumes from the properties on the attached Form P-17/P-17A. Producers must furnish plant allocation to gatherers for use in preparation of Form T-1.

The receipt of plant liquids (facility reporting liquids on forms other than Form PR should be reported separately on Page 1A of Form T-1). The lease oil and/or condensate receipt must be shown on Page 2 of Form T-1. If a commingling permit number is assigned, it applies to the lease liquids only.

The plant liquid must be metered prior to commingling.

RAILROAD COMMISSION OF TEXAS

1701 N. Congress P.O. Box 12967 Austin, Texas 78711-2967

EXCEPTION TO STATEWIDE RULES 26 AND/OR 27 COMMING E PERMIT APPLICATION

Form	D 17
FUIIII	L-T/

Rev. 03/2019

Amended Existing Permit				
No				
Effective Month/Year of Requested				
Exception:	/			
District				
County				

New

141	<u>COMMINGLE PER</u>	VIII APPLICATION District County	
SECTION 1. OPERATOR INFORMAT	ION		
Operator Name:	_	Operator P-5 No.:	
Operator Address:			
	ndensate) INFORMATION (not required if	3h is checked)	
iatherer Name:		Satherer P-5 No.:	
Satherer Address:		Surficient 5 No.:	
Satherer E-mail Address:			
	ress will become part of this public record.)		
ECTION 3. APPLICATION APPLIES		CASINGHEAD GAS GAS WELL GAS	CONDENSATE
a) Gas well full well strea b) Gas well full well strea Form R-3 Serial #_	m into common separation and storage far m into a gasoline plant/common separatio (If full well stream is checked, the re	n and storage facility with liquids reported on esults of periodic tests to determine the number of sto	
explanation of any exce	ptions to SWR 55.)	must be reported on Form G-10 in accordance with S low-pressure separation and storage facilities.	WR 55. Attach an
d) This request is for off l e) This exception is for co	ease: Storage Separation Me ommon storage.		
	singhead gas metering by: 🔲 Deduct Met	ering Allocation by well test Other ering Allocation by well test Other	
		Rule 26, 21-day notice is required and applies to all	wells proposed for
commingling.			
	on-designated reservoir is not measured se	h respect to identity and percentage; <u>and the produc</u> parately therefore, I have provided the required 21-	
		PD Meter (oil & condensate) G-10 (gas) Other on a Commission-designated reservoir for which special	
urface commingling have been add	pted. (Additional notice may be required;	see instructions)	
SECTION 6. Wells proposed f	or commingling have an operator's name	other than the applicant listed in SECTION 1. (See insi	tructions)
ECTION 7. For oil production	n, the production from all oil wells on each	oil lease is to be commingled. (See instructions)	
ECTION 8. IDENTIFY LEASES AS S	HOWN ON COMMISSION RECORDS (attack	h additional pages as needed)	
DISTRICT RRC IDENTIFIER	ACTION	LEASE AND FIELD NAME	WELL NO.
	Existing Add Delete		
ATTACH ADDITIONAL PAGES AS NE	EDED. No additional pages Ad	ditional pages (# of additional pages)	
EE: \$150 Filing Fee + \$225 Surchar	ge = \$375 total remittance required (See S	tatewide Rule 78)	
ERTIFICATE: I declare under penalties	in Sec. 91.143, Texas Natural Resources Code, th	nat I am authorized to file this application, that this application	on was prepared by me o
elated required approvals from other		, correct, and complete to be the best of my knowledge. I c nd that I understand that any authorization granted by Cor stained.	
signature	Title	Date	
Operator E-mail Address: (Optional – If provided, e-mail ad	dress will become part of this public record.)	Operator Phone No	
	RRC US		
Commingling Permit No.	Approval date:	Approved by:	

RAILROAD COMMISSION OF TEXAS OIL AND GAS DIVISION

FORM P-17 ATTACHMENT

ATTACHMENT FOR APPLICATION FOR EXCEPTION TO STATEWIDE RULES (SWR) 26 AND/OR 27

SECTION 7. (CONT'D) IDENTIFY LEASES AS SHOWN ON COMMISSION RECORDS (attach additional pages as needed)									
DISTRICT	RRC IDENTIFIER	ACTION					LEASE AND FIELD NAME	WELL NO.	
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RAILROAD COMMISSION OF TEXAS

1701 N. Congress P.O. Box 12967 Austin, Texas 78711-2967

APPLICATION FOR COMMINGLE PERMIT PURSUANT TO STATEWIDE

	NEV. 03/20.
New	
Amended Ex	disting Permit
No	
Effective Month	/Year of Requested
Exception:	/
District	
County	

Form P-17A

				RUI	LES	26 A	ND OR 27	
SECTION 1. C	OPERATOR INFORMATION	1						
Operator Nam	ne:					-	perator P-5 No.:	
Operator Add	ress:							
SECTION 2. 0	SATHERER (of oil or conde	nsat	te) INFORMA	TION (no	t requ			
Gatherer Nam	ie:					(atherer P-5 No.:	
Gatherer Addr	ress:							
Gatherer E-ma								
	If provided, e-mail address				olic rec	ord.)		_
SECTION 3. A	APPLICATION APPLIES TO	CHE	CK ALL THAT	APPLY):		OIL	CASINGHEAD GAS GAS WELL GAS	CONDENSATE
a) 🔲	Gas well full well stream in	nto c	ommon sepa	aration an	d stor	age fac	ility with liquids reported on Form PR.	
b) 🔲	Gas well full well stream in	nto a	gasoline pla	nt/comm	on se	paration	and storage facility with liquids reported on	
Fo	orm R-3 Serial #	(If full well str	eam is ch	necked	, the re	sults of periodic tests to determine the number of stoci	k tank barrels of
lic	quid hydrocarbons recover	red p	per 1,000 star	ndard cub	oic fee	t of gas	must be reported on Form G-10 in accordance with SW	/R 55. Attach an
e	xplanation of any exceptio	ns to	SWR 55.)					
c) 🔲	Condensate and low-press	ure	Gas Well Gas	are com	mingle	ed into	ow-pressure separation and storage facilities.	
d) 🔲	This request is for off lease	e:	Storage [Separa	ation	Met	ering	
e) 🔲	This application is for com	mor	storage.					
f) 🔲	This application is for com	mor	separation.					
g) 🔲	This application is for casir	nghe	ad gas meter	ring by: [Dec	luct Me	tering Allocation by well test Other	_
h) 🗆	This application is for gas	well	gas metering	by:	_ Dec	luct Me	tering Allocation by well test Other	
SECTION 4. C	COMMINGLING PURSUAN	T TO	§3.26(b) or	§3.27(e)	- (CHE	CK ALL	THAT APPLY)	
a) The pro	duction stream from each	n tra	ct and each	Commissi	ion-de	signate	d reservoir is measured separately before combining it	t with a stream from
another tract	or Commission-designate	d re	servoir.					
Production w	ill be allocated by: W-1	LO (o	il) W-2 re	etest (oil)	□ P	D Mete	r (oil & condensate) G-10 (gas) Other	
Production w SECTION 5.	rill be allocated by: W-1	lO (o	osed for com	etest (oil) mingling	produ	D Mete	nterest and working interest <u>ownership in identical perc</u> r (oil & condensate)	
SECTION 6.							other than the applicant listed in SECTION 1. (See instru	ictions)
SECTION 7.		_					oil lease is to be commingled. (See instructions)	
SECTION 8.	IDENTIFY LEASES AS SHOW	VN C	ON COMMISS	SION REC	ORDS	(attacl	additional pages as needed)	Т
DISTRICT	RRC IDENTIFIER			ACTION			LEASE AND FIELD NAME	WELL NO.
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			Existing	Add	□ De	elete		
			Existing	Add	☐ De	elete		
ATTACH ADD	ITIONAL PAGES AS NEEDE	D.	No addit	tional pag	ges	Ad	ditional pages (# of additional pages)	
CERTIFICATE:	I declare under penalties in Se	ec. 9:	L143, Texas Na	atural Reso	ources	Code, th	at I am authorized to file this application, that this application	was prepared by me or
							correct, and complete to be the best of my knowledge. I cer	
related required approvals from other affected state agencies have been submitted and that I understand that any authorization granted by Commission approval of this								
application is contingent upon the approvals from other affected state agencies being obtained.								
Simple Control								
SignatureTitleDate								
Operator E-mail Address: Operator Phone No.								
Operator E-mail address: Operator Priorie No. Opera								
RRC USE ONLY								
Commingling	Pormit No		Δ	roval dat			Approved by:	
Comminging	remit No.			n ovar ud	ie.		Approved by.	

RAILROAD COMMISION OF TEXAS OIL AND GAS DIVISION

FORM P-17A ATTACHMENT

ATTACHMENT FOR COMMINGLE PERMIT PURSUANT TO STATEWIDE RULES 26 AND OR 27

DISTRICT	RRC IDENTIFIER		,	ACTI	ION			LEASE AND FIELD NAME	WELL NO.
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INSTRUCTIONS for FORM P-17A and FORM P-17 Commingle Permit Applications

REVIEW 16 TAC §3.26 and §3.67 (SWR 26 AND SWR 27) BEFORE FILING FORM P-17. FOR ADDITIONAL INSTRUCTIONS PLEASE CONTACT THE PRODUCTION DEPARTMENT

GENERAL

WHEN TO FILE. File either the P-17A or P-17 when applying to surface commingle oil, gas, or oil and gas production from two or more tracts of land producing from the same Commission-designated reservoir or from one or more tracts of land producing from different Commission-designated reservoirs. Once the applicable form is approved, a commingle permit number will be assigned. This number will be reported on Form PR.

P-17A. File the P-17A if commingling pursuant to SWR 26(b) or SWR 27(e), such that a rule exception is not required. In other words, the commingling is authorized because (1) the operator measures the production stream from each tract and each Commission-designated reservoir separately before combining it with a stream from another tract or Commission-designated reservoir; or (2) the tracts and Commission-designated reservoirs from which production is commingled have identical working interest and royalty interest ownership in identical percentages.

P-17. File the P-17 if you cannot meet the requirements of SWR 26(b) and must obtain a rule exception. See SWR 26(d).

WHO FILES. An operator with a valid P-5 who is responsible for compliance with Statewide Rules 26, 27, and/or 55 files Form P-17A or Form P-17 in accordance with these instructions.

COMPLIANCE. In order to file a Form P-17A or Form P-17, the applicant must have on file with the RRC a current P-5 Organization Report and financial assurance (if required) and must be in compliance with all RRC rules and orders. The applicant must be the operator of the commingled facility as shown in SECTION 1 on Form P-17A or Form or Form P-17.

WHERE AND WHAT TO FILE. File the forms and any required attachments and fees with the Railroad Commission by hand delivery or mail to the following address: Railroad Commission of Texas, P. O. Box 12967, Austin, Texas 78711-2967. You may also file the forms electronically by emailing to productionreporting-info@rrc.texas.gov. DO NOT ATTACH PAYMENT TO FORMS FILED ELECTRONICALLY. Call the Production Department at 512-463-6726 for information on how to pay the required fee.

FEES. No fee is required if filing a Form P-17A pursuant to SWR 26 or SWR 27. A filing fee of \$150 and a surcharge of \$225, for a total of \$375 are required with each Form P-17, unless the only purpose for filing Form P-17 is to delete a lease(s) or well(s) from an existing commingling permit. Fees are non-refundable. Make checks or money orders payable to "Railroad Commission of Texas." The Commission also accepts payment by credit card. For information about payment by credit card, see

http://www.rrc.texas.gov/about-us/resource-center/research/data-sets-available-for-purchase/credit-cards/

PURPOSE OF FILING. File Form P-17 as provided for in Statewide Rules 26, 27 and 55 for the following:

- (1) surface commingling of liquid hydrocarbon (oil, condensate or a combination of oil and condensate) production into a common facility OR surface commingling of liquid hydrocarbons and gas production into a common facility with liquids reported on Form PR;
- (2) production of gas wells full well stream to a plant/common facility with liquids reported on Form R-3;
- (3) gas metering exceptions;
- (4) off-lease separation/storage/metering.
- (5) amending an existing surface commingling permit.

File Form P-17 to amend an existing surface commingling approval if a lease consolidation, unitization, field transfer, or work-over/re-completion of a surface commingled lease/gas well occurs. In addition, stock on hand must be transferred on Form PR.

In the event the data entered on the Form P-17A or Form P-17 changes, you must file a corrected Form P-17A or Form P-17, as applicable. For example, if information entered on a Form P-17A changes such that the operator is no longer eligible for a permit using Form P-17A, the operator must apply for an exception by filing Form P-17. See SWR 26(f).

IMPORTANT TERMS

Common separation and storage: Production from two or more leases or wells is combined into one

separating device/facility with the liquids placed in common storage.

<u>Common storage only</u>: When each commingled lease or well has a separating device and the liquids are stored in a common tank after individual separation.

<u>Deduct Metering</u>: A method of allocating production to a non-metered gas well by subtracting other individually measured well volumes from the total measured gas volume.

District and County: The Railroad Commission District and County where the commingling facility is physically located.

Effective Month/Year of Requested Exception: The initial month of surface commingling (or amendment/change effective month) and the reporting of commingled production on a combined report. The "Effective Month/Year" is the month that commingling actually begins.

Effective month of deletion: When a lease/well becomes inactive and must be deleted from a permit, all stock on hand must be disposed of before filing an amended Form P-17A or Form P-17 to delete the lease/well. The effective month of deletion should be the month following the month of the last disposition of production. When discontinuing the operating and reporting of facilities, the Commission and the gatherer must be notified of the effective month of permit cancellation.

Location plat: A plat that shows the location of all leases involved in the application. A location plat is required with a Form P-17A or Form P-17 for (1) off lease storage of oil or condensate or (2) off lease metering of gas or liquids. The location plat should show the approximate location of L.A.C.T. units, meters, tank batteries, and any other separation, metering, or storage facilities involved in the surface commingling application.

Off-Lease: A location or lease not listed in this application.

RRC Identifier: All existing or new oil lease numbers, gas identification numbers, or drilling permit numbers as applicable on Form P-17A or Form P-17.

INSTRUCTIONS FOR FORM P-17A: COMMINGLE PERMIT APPLICATION

INSTRUCTIONS FOR SECTION 3.

BOX 3.a. When producing a gas well full well stream into a common facility with condensate reported on Form PR, the Form P-4 should show both a gas gatherer and a condensate gatherer. A commingling permit number will be assigned and must be reported on Form PR for the individual wells.

BOX 3.b. When producing a gas well full well stream to a gasoline plant or common facility where condensate is reported on Form R-3, the Form PR for the well should show only the full well stream gas production volume and no condensate. The Form P-4 should designate a "full well stream" gatherer but no condensate gatherers. The commingling occurs at the facility reported on Form R-3, Monthly Report for Gas Processing Plants. A permit number is not issued for this type of commingling and is not reported on the Form PR.

BOX 3.d. When requesting off lease separation and/or storage of liquids or off lease metering, show only the lease requesting off lease authority on the Form P-17A and attach a location plat showing the location of the facilities. Do not list the lease on which the facilities are to be located.

INSTRUCTIONS FOR SECTION 4. COMMINGLING PURSUANT TO §3.26(b) or §3.27(e)

Check a), b), or both a) and b). If neither box is accurate, you must complete Form P-17 and obtain an exception.

In addition, you must indicate the method of allocation of production in accordance with SWR 26. Attach to this Form P-17A a diagram/schematic that shows all meters, separators, and other production equipment where production from each well is separated, metered, and/or commingled. An operator may only check "Other" as the method of allocation if in compliance with §3.26(e)(4). If filing for "Off-lease" only, Section 4 and 5 do not apply.

INSTRUCTIONS FOR SECTION 5.

If any of the wells proposed for commingling produces from a Commission-designated reservoir for which special field rules regarding surface commingling have been adopted, then you must comply with the special field rule provisions. If the special field rules require notice, attach to this form an affidavit stating that the required notice of application was sent or waivers of objection received pursuant to special field rule requirements. If filing for "Off-lease" only, Section 4 and 5 do not apply.

INSTRUCTIONS FOR SECTION 6. NAME OF WELL OPERATOR

Check the BOX in SECTION 6 if the operator of any well proposed for commingling is different from the operator listed in SECTION 1 of the Form P-17A. If you check this box, attach a listing of the name of each "other" operator and Form P-5 operator number and, for each operator, all the information required under SECTION 8 of the Form P-17A.

INSTRUCTIONS FOR SECTION 7, PRODUCTION OF ALL OIL WELLS TO BE COMMINGLED.

CHECK the box in SECTION 7 if all producing wells listed under all specific oil lease numbers on the proration schedule

for the effective month are being commingled under this application. If this box is checked, individual well numbers for each oil lease number listed under SECTION 8 do not need to be listed. DO NOT CHECK the box in SECTION 7 if production from only some of the wells under any oil lease number is commingled under this application.

INSTRUCTIONS FOR SECTION 8. LEASES SHOWN ON PRORATION SCHEDULE.

DISTRICT: Indicate the Commission district associated with the RRC identifier.

<u>RRC IDENTIFIER</u>: For new applications, list each RRC oil lease or gas ID number to be surface commingled. If the lease or ID number has not yet been assigned, list the drilling permit number of the wells proposed for commingling. If more space is needed, complete the list of leases on an additional page and attach it to Form P-17A.

ACTION: List all existing leases or wells and all wells that are being added to or deleted from the permit and check the appropriate box to indicate the action.

LEASE NAME: Indicate the name of the lease. If the lease identifier is pending, also provide the field name.

WELL NO.: When only part of the wells on a given oil lease are commingled, list the individual well numbers to be commingled in the "Well No." column. If the wells exceed the space provided, ATTACH a list to the Form P-17A. It is not necessary to list the gas well numbers because gas leases only have one well. If all of the wells of an oil lease are being included, the word "all" can be inserted in the "Well No." column as opposed to listing each well.

COMMISSION APPROVAL OF FORM P-17A:

Upon approval of the Form P-17A, the Railroad Commission will issue a commingle permit number and mail or email an approved copy of the Form P-17A to both the applicant and the gatherer. If filing for "Off-lease" only, Section 4 and 5 do not apply. Additionally, a surface commingling permit will not be issued for "Off-lease" only.

INSTRUCTIONS FOR FORM P-17: EXCEPTION TO STATEWIDE RULES 26 AND/OR 27

INSTRUCTIONS FOR SECTION 3. REQUEST TO COMMINGLE

BOX 3.a. When producing a gas well full well stream into a common facility with condensate reported on Form PR, the Form P-4 should show both a gas gatherer and a condensate gatherer. A commingling permit number will be assigned and must be reported on Form PR for the individual wells.

BOX 3.b. When producing a gas well full well stream to a gasoline plant or common facility where condensate is reported on Form R-3, the Form PR for the well should show only the full well stream gas production volume and no condensate. The Form P-4 should designate a "full well stream" gatherer but no condensate gatherers. The commingling occurs at the facility reported on Form R-3, Monthly Report for Gas Processing Plants. A permit number is not issued for this type of commingling and is not reported on the Form PR.

BOX 3.d. When requesting off lease separation and/or storage of liquids or off lease metering, show only the lease requesting off lease authority on the Form P-17 and attach a location plat showing the location of the facilities. Do not list the lease on which the facilities are to be located.

INSTRUCTIONS FOR SECTION 4. NOTICE REQUIREMENTS AND ALLOCATION METHOD

Notice of Application (NOA) IS required when filing Form P-17. See SWR 26(d). If the royalty and working interest owners of all leases producing into the common separation and/or storage facility are not the same and you do not meter before commingling, you must provide notice of this application to, or waivers of objection from, the royalty and working interest owners in accordance with SWR 26(d). The royalty and working interest owners have 21 days to protect the

SECTION 1 of the Form P-17. If you check this box, attach a listing of the name of each "other" operator and Form P-5 operator number and, for each operator, all the information required under SECTION 8 of the Form P-17.

INSTRUCTIONS FOR SECTION 7. PRODUCTION OF ALL OIL WELLS TO BE COMMINGLED.

CHECK the box in SECTION 7 if all producing wells listed under all specific oil lease numbers on the proration schedule for the effective month are being commingled under this application. If this box is checked, individual well numbers for each oil lease number listed under SECTION 8 do not need to be listed. DO NOT CHECK the box in SECTION 7 if production from only some of the wells under any oil lease number is commingled under this application.

INSTRUCTIONS FOR SECTION 8. LEASES SHOWN ON PRORATION SCHEDULE.

DISTRICT: Indicate the Commission district associated with the RRC identifier.

<u>RRC IDENTIFIER</u>: For new applications, list each RRC oil lease or gas ID number to be surface commingled. If the lease or ID number has not yet been assigned, list the drilling permit number of the wells proposed for commingling. If more space is needed, complete the list of leases on an additional page and attach it to Form P-17.

ACTION: List all existing leases or wells and all wells that are being added to or deleted from the permit and check the appropriate box to indicate the action.

LEASE NAME: Indicate the name of the lease. If the lease identifier is pending, also provide the field name.

<u>WELL NO.</u>: When only part of the wells on a given oil lease are commingled, list the individual well numbers to be commingled in the "Well No." column. If the wells exceed the space provided, attach a list to the Form P-17. It is not necessary to list the gas well numbers because gas leases only have one well. If all of the wells of an oil lease are being included, the word "all" can be inserted in the "Well No." column as opposed to listing each well.

COMMISSION APPROVAL OF FORM P-17:

Upon approval of the Form P-17, the Railroad Commission will issue a commingle permit number and mail or email an approved copy to both the applicant and the gatherer.

If a protest is registered with the Railroad Commission concerning the installation and/or operation of the facilities approved at any time following approval, the exception to SWR 26 and/or 27 shall be subject to cancellation by the Railroad Commission if, after due notice and hearing, cancellation is justified.

Application for Exception to Statewide Rule 32 (Flare/Vent Gas)

Procedure to Obtain and Exception to Flare/Vent Gas

When an exception is not required:

The following releases of gas resulting from routine oil and gas production operations are necessary in the efficient drilling and operation of oil and gas wells and are hereby authorized subject to the requirements of subsection (e) of this section. The released gas shall be measured or estimated in accordance with §3.27 of this title (relating to Gas to be Measured and Surface Commingling of Gas) and reported and charged against lease allowable production.

Gas may be released for a period not to exceed ten producing days after initial completion, recompletion in another field, or workover operations in the same field, including but not limited to perforating, stimulating, deepening, cleanout, well maintenance or repair operations.

Gas from a well that must be unloaded or cleaned-up to atmospheric pressure may be vented to the air for periods not to exceed 24 hours in one continuous event or a total of 72 hours in one calendar month.

When an exception is required:

In the event of a full or partial shutdown by a gas gathering system, compression facility, or gas plant, gas from a lease production facility served by that gas gathering system, compression facility or gas plant may be released for a period not to exceed 24 hours. The operator shall notify the appropriate Commission District Office by telephone or facsimile as soon as reasonably possible after the release of gas begins. An operator may continue the release by flaring or by venting of the gas, if flaring is not required for safety reasons or by other regulation, beyond the initial 24-hour period, pending Commission approval or denial of a request for an administrative exception under subsection (h) of this section. The operator shall file the request with the Commission by the end of the next full business day following the first 24 hours of the release unless the deadline is extended by the Commission or the Commission's delegate.

The request for an exception shall be accompanied by form R-32 and a \$375.00 filing fee. Gas being flared/vented must be measured or accurately estimated and must be reported on the Monthly Production Report (Form PR) under the disposition code 4.

A renewal for an existing exception requires an updated form R-32 and a \$375.00 filing fee. Must be filed 21 days prior to the expiration showing significant changed conditions with regards to efforts to either market the subject gas or direct the gas to legal use, or for other good cause shown.

An administrative renewal shall not exceed a period of 180 days.

Requires an RRC administrative hearing if 50 MCF/day or greater for duration longer than 180 days.

May be indefinitely approved administratively with adequate justification if less than 50 MCF/day.

Statewide Rule 32 exceptions are not transferable upon change of operatorship.

Operator has 90 days to re-file the exception once the P-4 transfer has been approved.

On May 2, 2021, the Commission released an online system for applying for exceptions related to SWR 32. Applying online is the preferred method of applying for SWR 32 exceptions. The link to the online system is: https://webapps.rrc.texas.gov/security/login.do

<u>The User Guide for the online system can be found at:</u>
https://www.rrc.texas.gov/media/qpkdakmm/swr32-external-users-guide.pdf

The SWR 32 Data Sheet is discontinued and no longer accepted. Applications must be submitted online (preferred) or utilizing the new form R-32.

Form R-32

Available at https://www.rrc.texas.gov/oil-and-gas/oil-and-gas-forms/

RAILROAD COMMISSION OF TEXAS Oil and Gas Division	Form R-32 Effective 11/04/2020						
Application for Exception	to Statewide Rule 32						
SECTION 1: APPLICANT AND GENERAL INFORMATION 1. Operator P-5 Number: 2. Operator Name: 3. 24-Hour Emergency Contact Number: 4. Operator Address: 5. Site Name: SECTION 2: EXCEPTION TYPE 1. Is this application for a new or a renewal exception (chec a. New: See Instructions. b. Renewal of SWR 32 Exception Number: i. Administrative Renewal. See Instructions. ii. Hearing Request. See Instructions.	6. Is the operator aware of the "Recommended Lighting Practices" related to flaring in the February 2019 Notice to Operators (see https://rrc.texas.gov/media/50349/notice-to-operators-dark-skies-2-11-2019.pdf) a. □ Yes b. □ No						
SECTION 3: PRODUCING PROPERTY							
1. This exception request is associated with the following oil or gas property (choose one): a. □ Drilling Permit Number: b. □ Gas ID Number: c. □ Oil Lease Number: d. □ Surface Commingle Permit Number: i. Number of commingled properties: □ (Complete ATTACHMENT 1) e. □ Gas Plant Serial Number: f. □ Mutliple properties [in the event of a full or partial shut-down of a gas plant, gas gathering system, etc., as provided for in SWR 32 (h)(6)] i. Number of flares and/or vents associated with this exception: □ 2. Number of flares and/or vents associated with this exception: □ 3. Is this oil and/or gas property connected to a gas gathering or transmission system?							
b. ☐ No. Provide the distance to the nearest pipeline: SECTION 4 – REQUESTED RELEASE AUTHORITY	SECTION 5 – FLARE/VENT INFORMATION						
Requested Release Rate. See Instructions. MCF/Day. See Instructions. i. □ For every day of the callendar month, or ii. □ For days per calendar month.	(Complete ATTACHMENT 2 for multiple flares and/or vents) 1. Flare or Vent Name: 2. Release Type (Check one)						
Requested Exception Duration a. Effective Date: b. Expiration Date: i.	a. □ Flare b. □ Vent. See Instructions. 3. Release Height (above ground surface):						
ii. □ permanent 3. Method of Gas Measurement a. □ Orifice Meter b. □ Turbine Meter c. □ Mass Flow Meter d. □ Other Meter: e. □ Estimate [See SWR 27(i)]	a. District: b. County: c. Latitude: (decimal degrees preferred) d. Longitude: i. □ NAD 27 ii. □ NAD 83 iii. □ WGS 84						

RAILROAD COMMISSION OF TEXAS Oil and Gas Division

Form R-32 Effective 11/04/2020

Application for Exception to Statewide Rule 32

Attachment 1 - Individual Property Information For Commingle Permit And Multiple Property Exceptions

District		ID Type		ID Number	Daily Release Rate (mcf/day)
	☐ Drilling Permit	Oil Lease	☐ Gas ID		
	☐ Drilling Permit	Oil Lease	☐ Gas ID		
	☐ Drilling Permit	Oil Lease	☐ Gas ID		
	☐ Drilling Permit	Oil Lease	☐ Gas ID		
	☐ Drilling Permit	☐ Oil Lease	☐ Gas ID		
	☐ Drilling Permit	☐ Oil Lease	☐ Gas ID		
	☐ Drilling Permit	Oil Lease	☐ Gas ID		
	☐ Drilling Permit	☐ Oil Lease	☐ Gas ID		
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	☐ Drilling Permit	Oil Lease	☐ Gas ID		
	☐ Drilling Permit	Oil Lease	☐ Gas ID		
	☐ Drilling Permit	☐ Oil Lease	☐ Gas ID		

Attachment 2

RAILROAD COMMISSION OF TEXAS Oil and Gas Division

Form R-32 Effective 11/04/2020

Application for Exception to Statewide Rule 32

Attachment 2 - Multiple Flares and Vents

No.	Flare or Vent	Release	Release	District	County	Latitude &	Datum		Flares/Ve	nts Subject to SWR 36 Only
	Name	Туре	Height (ft)			Longitude		H-9 No.	H₂S (ppm)	Distance to Nearest Public Area within One Mile and Type
		☐ Flare ☐ Vent				°N	□ NAD 27 □ NAD 83 □ WGS 84			Dwelling or Residence School or Business Public Road None Other:
		☐ Flare ☐ Vent				°N	□ NAD 27 □ NAD 83 □ WGS 84			Dwelling or Residence School or Business Public Road None Other:
		☐ Flare ☐ Vent				°N	☐ NAD 27 ☐ NAD 83 ☐ WGS 84			Dwelling or Residence School or Business Public Road None Other:
		☐ Flare ☐ Vent				°N	□ NAD 27 □ NAD 83 □ WGS 84			Dwelling or Residence School or Business Public Road None Other:
		☐ Flare ☐ Vent				°N	□ NAD 27 □ NAD 83 □ WGS 84			Dwelling or Residence School or Business Public Road None Other:
		☐ Flare ☐ Vent				°N	□ NAD 27 □ NAD 83 □ WGS 84			Dwelling or Residence School or Business Public Road None Other:
		☐ Flare ☐ Vent				°N	□ NAD 27 □ NAD 83 □ WGS 84			Dwelling or Residence School or Business Public Road None Other:
		☐ Flare ☐ Vent				°N	□ NAD 27 □ NAD 83 □ WGS 84			Dwelling or Residence School or Business Public Road None Other:

Questions and Answers Pertaining to Statewide Rule 32

Questions Pertaining to (Form, Rule, Procedure)	Questions	Answer	Contact
SWR 32	I know I will need an exception to flare gas for 5 days in the next 28 days, but I do not know the exact starting date of the operation. How do I apply for an exception?	The SWR 32 exception application data sheet and required fee should be filed in advance, showing a time period of 28 days and an effective date and expiration date that are 28 days apart. The phrase "Requesting to flare for 5 days during the 28-day time period" should appear in the explanation. If approved, the operator may flare for up to 5 days during the 28-day period after giving the District Office 24 hours notice of the starting date of the operation.	Engineering Unit 512-463-3840
SWR 32	May I e-mail or fax the Commission my request to flare/vent?	A request for an exception to cover an operating emergency, system upset, or other unplanned release of gas may be submitted by e-mail or fax, provided that an original signed exception application data sheet and the required fee are received by the Commission within three (3) working days of the fax or e-mail. Exception requests to vent/flare planned releases may not be faxed or e-mailed.	Engineering Unit 512-463-3840
SWR 32	May I receive verbal approval to flare/vent?	Yes. The SWR 32 exception application data sheet and fee are required for each lease number, gas ID number, plant ID number or surface commingle permit number. Under SWR 32 (h)(8), one application and fee for exception may be filed for releases from multiple gas wells, Commission-designated oil leases, gas gathering systems, gas compressors or other gas handling facilities when the release of gas is the result of a full or partial shutdown of a gas gathering system, gas plant, gas compressor or other gas handling facility. The Commission	Engineering Unit 512-463-3840

		will however call an operator when an exception has been approved if the operator requests verbal confirmation.	
SWR 32	May I use photocopies of the SWR 32 exception data sheet?	Yes, but the data sheet is periodically revised. An operator can obtain the latest data sheet directly from the Commission in Austin or the District Office. If an operator desires to use computer generated forms, the forms must first be approved by the Admin. Services Section of the Oil and Gas Division.	Engineering Unit 512-463-3840
SWR 32	Can I get a permanent exception to flare/vent gas?	Permanent exceptions for up to 50 MCFD per gas well or individual oil well may be administratively granted after submitting an application data sheet and fee. Permanent applications for volumes of gas greater than 50 MCFD require a signed Commission Order.	Engineering Unit 512-463-3840
SWR 32	Do I still have to measure and report the gas after I receive an exception to SWR 32?	Yes! All gas produced, except exempt gas releases under SWR 32 (d), must be measured and reported on the appropriate Commission form, even if an exception has been granted.	Engineering Unit 512-463-3840