RAILROAD COMMISSION OF TEXAS
OFFICE OF GENERAL COUNSEL
HEARINGS SECTION

OIL AND GAS DOCKET IN THE PANCHO (WILCOX) FIELD,
NO. 04-0247013 WEBB COUNTY, TEXAS

FINAL ORDER
APPROVING THE APPLICATION OF S. LAVON EVANS, JR., OPERATING CO.
FOR NEW FIELD DISCOVERY DESIGNATION AND FIELD RULES FOR THE
PANCHO (WILCOX) FIELD, WEBB COUNTY, TEXAS

The Commission finds that after statutory notice in the above-numbered docket heard on
May 4, 2006, the presiding examiner has made and filed a report and recommendation containing
findings of fact and conclusions of law, for which service was not required; that the proposed
application is in compliance with all statutory requirements; and that this proceeding was duly
submitted to the Railroad Commission of Texas at conference held in its offices in Austin, Texas.

The Commission, after review and due consideration of the examiner's report and
recommendation, the findings of fact and conclusions of law contained therein, hereby adopts as its
own the findings of fact and conclusions of law contained therein, and incorporates said findings of
fact and conclusions of law as if fully set out and separately stated herein.

It is ordered by the Railroad Commission of Texas that the application of S. Lavon Evans,
Jr., Operating Company for new field discovery for the Pancho (Wilcox) Field (RRC Field No.
68778-475), Webb County, Texas be and hereby is approved.

Further, it is ordered by the Railroad Commission of Texas that the following rules shall be
adopted for the Pancho (Wilcox) Field, Webb County, Texas.

RULE 1: The entire combined correlative interval from 7,230' to 8,650' as shown on
the Induction Log of the Texaco Inc., O.G. De Da Camara Lease Well No. 28 (API No. 42-479-
32881), Joshua W. Littig Survey, A-1547, Webb County, Texas, shall be designated as a single
reservoir for proration purposes and be designated as the Pancho (Wilcox) Field.

RULE 2: The daily allowable production of gas from individual wells completed in a
non-associated gas reservoir of the subject field shall be determined by allocating the allowable
production, after deductions have been made for wells which are incapable of producing their gas
allowables, among the individual wells in the following manner:

FIVE percent (5%) of the total field allowable shall be allocated equally among the
proratable wells in the field.

NINETY FIVE percent (95%) of the total field allowable shall be allocated among the
individual wells in the proportion that the deliverability of such well, as evidenced by the most
recent G-10 test filed with the Railroad Commission bears to the summation of the deliverability of
all proratable wells producing from this field.

It is further ordered that any over-production for the S. Lavon Evans, Jr. Operating Co., Los Ojuelos Mineral Trust Lease Well No. 1 is hereby cancelled.

Done this the 6th day of June, 2006.

RAILROAD COMMISSION OF TEXAS

(Order approved and signatures affixed by OGC Unprotested Master Order dated June 6, 2006)