

**RAILROAD COMMISSION OF TEXAS  
OFFICE OF GENERAL COUNSEL  
OIL AND GAS SECTION**

**OIL AND GAS DOCKET  
NO. 01-0229154**

**IN THE A.W.P. (OLMOS) FIELD,  
MCMULLEN COUNTY, TEXAS**

**FINAL ORDER  
APPROVING THE APPLICATION OF SWIFT ENERGY COMPANY  
FOR AN ENTITY FOR DENSITY FOR THE SBR LEASE  
IN THE A.W.P. (OLMOS) FIELD  
MCMULLEN COUNTY, TEXAS**

The Commission finds that after statutory notice in the above-numbered docket heard on July 2, 2002, 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.

Therefore, it is ordered by the Railroad Commission of Texas that Swift Energy Company be granted exception to the density and spacing rules of the A.W.P. (Olmos) Field for its SBR Lease, subject to the following terms and conditions:

1. The unit's density will not exceed that authorized by applicable field rules, which currently allow one producing well for each FORTY (40) productive acres, within the limits of the unit.
2. That no well under the provisions of this order will be drilled closer than the applicable lease/unit line spacing rule, currently FOUR HUNDRED SIXTY-SEVEN (467) feet to the unit boundary, without first having given 10 days notice to offset operators and after public hearing, if protest to such proposed location is filed with the Commission.
3. That all applications to drill wells (Form W-1) under the authority of this order be submitted to the Rule 37 Department for approval.

It is further **ORDERED** that the field rules adopted under Docket No. 1-78,135, effective June 14, 1982, as amended, will be reviewed, after notice and hearing, prior to March 1, 2004, to consider the adoption of TWENTY (20) acre optional units with appropriate spacing. Other amendments to the field rules may also be considered at the same time.

Done this sixth day of August, 2002.

**RAILROAD COMMISSION OF TEXAS**

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**Chairman Michael L. Williams**

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**Commissioner Charles R. Matthews**

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**Commissioner Tony Garza**

**ATTEST:**

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**Secretary**