ENTRGY, MINERALS AND NATURAL RESOURCES DEPARTMENT OIL CONSERVATION DIVISION

HE MATTER OF THE HEARING CALLED BY THE OIL CONSERVATION HE MATTER OF THE HEARING CALLED BY THE OIL CONSERVATION,
//SION ("DIVISION") ON ITS OWN MOTION TO PERMIT THE OPERATOR, /ISION ("DIVISION") ON TIS OWN MOTION TO PERIVIT THE UPERATUR, AND ALL OWN NOTION TO A REPUBLIC INSURANCE COMPANY, SURETY, AND THE OWN THE TRANSPORT OF A REPUBLIC PROPERTY AND AND CHOSE THE TRANSPORT OF A REPUBLIC PROPERTY OF THE PROPERTY OF A REPUBLIC PROPERTY OF THE PROPE OTHER INTERESTED PARTIES TO APPEAR AND SHOW CAUSE WHY THE SAMANTHA WELL NO. 1 COCATED IN INIT K CEC 26, T.28.N. D.1.E. SAMANTHA WELL NO. Y LUCATED IN UNIT L, SEC. 26, T-28-N, R-1-E; SAMANTHA WELL NO. 2/LOCATED IN UNIT K, SEC. 26, T-28-N, D-1-E. SAMANTHA WELL NO. 27 LOCATED IN UNIT K, SEC. 26, T-28-N, R-1-E; SAMANTHA WELL NO. 3 LOCATED IN UNIT N, SEC. 26, T-21-N D.1-E. SAMANTHA WELL NO. 3 LUCATED IN UNIT N, SEC. 26, T-28-N, R-1-E; GONZALES 13 WELL NO. 1 LOCATED IN UNIT I, SEC. 13, T-31-N, D 2 E. GONZALES 132-WELL NU. 1 LOCATED IN UNIT 1, SEC. 13, T-31-N, R-2-E; GONZALES 18/WELL NO. 1 LOCATED IN UNIT M, SEC. 18, T-31-N, P. 2 E. GONZALES 18/WELL NO. 1 LOCATED IN UNIT M, SEC. 18, T-31-N, R-2-E; QUINLAN RANCH WELL NO. 1 LOCATED IN UNIT H, SEC. 23, T-32-N, R-2-E; QUINLAN RANCH WELL NO. 21 OCATED IN UNIT N SEC. 10 T-31. QUINLAN RANCH WELL NO. 1 LUCATED IN UNIT H, SEC. 23, 1-32-N, K-Z-E; AND THE QUINLAN RANCH WELL NO. 2 LOCATED IN UNIT N, SEC. 19, T-31-N, SEC. AND THE QUINLAN RANCH WELL NO. 2 LOCATED IN UNIT N, SEC. 19, T-31-N, R-3-E; RIO ARRIBA COUNTY, NEW MEXICO, SHOULD NOT BE PLUGGED AND ADDRESS IN ACCORDANCE WITH A DIVISION ADDRESS. N, R-3-E; RIU ARRIBA CUUNTY, NEW MEXICU, SHUULU NUT BE PLUGGED
AND ABANDONED IN ACCORDANCE WITH A DIVISION-APPROVED

PLUGGING PROGRAM.

ORDER NOS. R-8210-D and

ORDER OF THE COMMISSION

This cause came on for hearing at 8:15 a.m. on September 18, 1996, at Sant New Mexico, before the New Mexico Oil Conservation Commission (the "Commiss NOW, on this 12th day of December, 1996, the Commission, a quorur NOW, on this 12th day of December, 1990, the Commission, a quotu present, having considered the record and being fully advised in the premises,

Due public notice having been given as required by law, the C

- has jurisdiction of this cause and the subject matter thereof.
 - Spur Oil, Inc. is the last known owner and operator of the si
 - In compliance with the New Mexico Oil Conservation Division
 - Rules and Regulations, Spur Oil, Inc., as operator of said wells posted a bl nuise and regulations, open on, then, as operator or said wells proseed a obtained and regulations, open on, then, as operator or said wells proseed and the amount of \$50,000.00 issued by Old Republic Insurance Colbond in the amount of \$50,000.00 issued by

- be properly plugged and abandoned when not capable of commercial proq.
- lestimony. The Division proposed that the record from Case No. 11508 at the Division proposed that the Case No. 11508 at the Division proposed that the Case No. 11508 at the Division proposed that the Case No. 11508 at the Division proposed that the Case No. 11508 at the Division proposed that the Case No. 11508 at the Division proposed that the Case No. 11508 at the level be incorporated into the Commission record in this case since the other parting the hadring is a Date Claum Date Commission Chitra Ornaration Chitra Ornaration Chitra Ornaration appearing at this hearing, i.e., petroleum Development Corporation, Chuza Operating, operating, chuza Operat appearing at this nearing, i.e., Petroleum Development Corporation, Chuza Operating, Fred Shelton, Jr. and Kachina Production Company, did not object to the Division's Thaca narriae Th Fred Shelton, Jr. and Kachina Production Company, did not object to the Division's character of Datrolaum Davalonment Cornoration China Omeration and Ered Chalton determination that the subject wells were in need of plugging. These parties were either reducing the case of Petroleum Development Corporation, Chiza Operating and Fred Shelton, order from the Division/Commission due to (i) in the case of Petroleum Development Corporation, Chuza Operating and Fred Shelton, It is a liability to Other interact Outhers in these walls for plugating the walls of the property of potential liability to other interest owners in these wells for plugging the wells or (ii) in potential liability to other interest owners in the case of Kachina Production Company, desirous of more time in order to find a potential purchaser for these wells.

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- any evidence at the Division hearing or this hearing indicating that these wells were not the Division hearing or this hearing indicating that these wells were not the Division hearing indicating that these wells were not the Division hearing indicating that these wells were not the Division hearing that the Division hearing the Neither the operator, the surety, nor any other interested parties introduced in need of plugging nor did they have any objection to the record of the Division hearing into the record of the Division hearing the record of the Division in this matter being incorporated into the record for this Commission hearing out that these walls are in many of nhutaing. Such In this matter being incorporated into the record for this commission meaning record contains uncontroverted evidence that these wells are in need of plugging.
- Otherwise been inactive for more than one year, and no permit for temporary abandonment The subject wells have not produced hydrocarbon substance or have Otherwise been inactive for more than one year, and no permit for temporary abandonment has been requested by the operator or approved by the Division. These wells were first ordered plugged in 1987.
- to have an approved current temporary abandonment permit, the wells are presumed to By virtue of the failure to use the subject wells for a beneficial purpose or have been abandoned.
- Correlative rights may be violated or fresh waters may be contaminated if action is not The current conditions of the subject wells are such that waste may occur, taken to properly plug and abandon the same.
- Waters, the above-described wells should be plugged and abandoned in accordance with In order to prevent waste, to protect correlative rights, and to protect fresh a program approved by the supervisor of the Aztec District Office of the New Mexico Oil Conservation Division.

- (11) No evidence has been introduced indicating that these wells should not be ordered plugged other than statements that buyers are being sought. Such statements were made at and prior to the Division hearing held on May 2, 1996, and the Division order considered those statements and imposed a deadline of August 15, 1996 for interested parties to plug these wells or bring them back into producing status. The current operator has been given more than sufficient time to plug the wells or find a buyer.
- (12) The purpose of <u>de novo</u> hearings in plugging cases (and in all cases) before the Commission is to reexamine the evidence introduced at the Division level and not to "buy time" to find buyers for wells. Such arrangements for additional time should be made with the Division, which is but "authorized" pursuant to Division plugging orders to commence plugging operations once the deadline in the order has passed.
- (13) At this time, the Division seeks an order dismissing this case, thereby reinstating the effectiveness of Order Nos. R-8210-C and R-8405-A and allowing the Division to plug these wells.

IT IS THEREFORE ORDERED THAT:

- (1) This case is dismissed.
- (2) The provisions of Division Order Nos. R-8210-C and R-8405-A shall therefore be effective.
- (3) Jurisdiction of this cause is retained for the entry of such further orders as the Commission may deem necessary.

DONE at Santa Fe, New Mexico, on the day and year hereinabove designated.

STATE OF NEW MEXICO OIL CONSERVATION COMMISSION

JAMI BAILEY, Member

WILLIAM W. WEISS, Member

WILLIAM J./LEMAY, Chairman

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