DOCKET: EXAMINER HEARING - THURSDAY - JANUARY 4, 2007 8:15 A.M. - 1220 South St. Francis Santa Fe, New Mexico

Docket Nos. 02-07 and 03-07 are tentatively set for January 18, 2007 and February 01, 2007. Applications for hearing must be filed at least 30 days in advance of hearing date. OCD Rule 1211.B requires parties who intend to present evidence at an adjudicatory hearing to file a pre-hearing statement no later than the Thursday before the hearing, and serve a copy on opposing counsel of record. If the OCD does not receive a pre-hearing statement from the applicant by the close of business on the Thursday before the hearing, the hearing may be continued or dismissed by order of the examiner. If a protesting party fails to submit a timely pre-hearing statement, the hearing may be continued at the applicant's request. The following Cases will be heard by an Examiner.

CASE NO. 13844: Application of the New Mexico Oil Conservation Division for a Compliance Order against Thornton Hopper. The Applicant seeks an order finding that operator is in violation of 19.15.4.201 NMAC as to five wells, requiring operator to bring the five wells into compliance with 19.15.4.201 NMAC by a date certain and authorizing the division to plug said wells in the event of non-compliance. The affected wells are: Bradley Federal #001, D-13-24S-26E, 30-015-00381; Bradley Federal #005, P-11-24S-26E, 30-015-00382; Bradley Federal #006, I-11-24S-26E, 30-015-00386; Bradley Federal #008, K-11-24S-26E, 30-015-00383. The wells are located approximately 5 miles northeast of Whites City in Eddy County, New Mexico.

Application of the New Mexico Oil Conservation Division for a Compliance Order. The Applicant seeks an order 1) finding that Platinum Exploration Inc., OGRID 227103, knowingly and willfully violated 19.15.4.201 NMAC as to four wells and imposing penalties for those violations: 2) requiring the operator to return said wells to compliance with 19.15.4.201 NMAC by a date certain; and 3) in the event of non-compliance, authorizing the Division to plug said wells and forfeit the operator's financial assurance. The affected wells are: Shelton #001, F-26-14S-37E. 30-025-05128: Shelton #004, E-26-14S-37E, 30-025-05131; TD Pope 26 #012, K-26-14S-37E. 30-025-05146: TD Pope 35 #006, P-35-14S-37E, 30-025-05189. The wells are located approximately 15-20 miles northeast of Lovington in Lea County, New Mexico.

C1SE NO. 13846: Application of the New Mexico Oil Conservation Division for a Compliance Order. The Applicant seeks an order 1) finding that C W Trainer, OGRID 3474, knowingly and willfully violated 19.15.4.201 NMAC as to four wells and imposing penalties for those violations; 2) requiring the operator to return said wells to compliance with 19.15.4.201 NMAC by a date certain; and 3) in the event of non-compliance, authorizing the Division to plug said wells and forfeit the operator's financial assurance. The affected wells are: Gulf State Com #001, 1-4-15S-35E, 30-025-23525; Harris Federal #001, O-5-22S-34E, 30-025-28551; Morse #001, E-27-10S-37E, 30-025-04991; State GB #001, C-16-15S-36E, 30-025-03689. The wells are located in Lea County, New Mexico.

CASE NO. 13847: Application of Encore Operating, L.P. for compulsory pooling, Eddy County, New Mexico. Applicant seeks an order pooling all mineral interests from the surface to the base of the Morrow formation underlying Section 27. Township 21 South, Range 25 East. NMPM, to form a 640-acre gas spacing and proration unit for all formations and or pools developed on 640 acre spacing within that vertical extent, including the Catclaw Draw-Morrow Gas Pool. The unit is to be dedicated to the plugged and abandoned Catclaw Draw Unit Well No. 10, located 1650 feet from the South and East lines of Section 27, which is to be re-named the Encore 27 Catclaw Com. Well No. 1. A completion will be attempted in the Morrow formation. Also to be considered will be the cost of drilling and completing the well and the allocation of the cost thereof, as well as actual operating costs and charges for supervision, designation of applicant as operator of the well, and a 200% charge for the risk involved in re-entering and completing the well. The unit is located approximately 12 miles West of Carlsbad, New Mexico.

CASE NO. 13841: Continued from the December 13, 2006 Examiner Hearing.

Application of Koch Exploration Company, LLC for an order authorizing increased well density and simultaneous dedication on certain non-standard spacing units in the Basin-Fruitland Coal Gas Pool, San Juan County, New Mexico. Applicant seeks authorization to drill an additional coal gas well at a standard location in each of three existing non-standard gas spacing units in the Basin-Fruitland Coal Gas Pool. These three GPU's comprise the following acreage located in the narrow sections along the west side of Township 31 North, Range 8 West: