STATE OF NEW MEXICO ENERGY, MINERALS AND NATURAL RESOURCES DEPARTMENT OIL CONSERVATION COMMISSION

IN THE MATTER OF THE HEARING CALLED BY THE OIL CONSERVATION COMMISSION FOR THE PURPOSE OF CONSIDERING:

APPLICATION OF BOLD ENERGY, LP FOR APPROVAL OF AN APPLICATION FOR PERMIT TO DRILL AND TO ALLOW TWO OPERATORS ON A WELL UNIT, EDDY COUNTY, NEW MEXICO.

APPLICATION OF OXY USA WTP-LIMITED PARTNERSHIP FOR DENIAL OF AN APPLICATION FOR PERMIT TO DRILL, EDDY COUNTY, NEW MEXICO.

CASE NO. 13877 (DE NOVO)

CASE NO. 13950

Order No. R-12747-C

ORDER OF THE COMMISSION

BY THE COMMISSION:

This cause came on for hearing at 9 o'clock a.m. on August 16, 2007, at Santa Fe, New Mexico, before the Oil Conservation Commission of New Mexico, hereinafter referred to as the "Commission."

NOW, on this 16th day of August, 2007, the Commission, a quorum being present, having considered the record and being fully advised in the premises,

FINDS THAT:

(1) Case 13877, the application of Bold Energy, LP (Bold) for approval of an application for permit to drill and to allow two operators on a well unit, Eddy County, New Mexico, was heard by an examiner on May 10, 2007, and Order No. R-12747-A denying Bold's application to drill the proposed OXY Checker State Well No. 2 to be located in the SW/4 NW/4 (Unit E) of Section 8, Township 19 South, Range 29 East, NMPM, Eddy County, New Mexico, was entered on June 7, 2007.

(2) Bold filed a timely application for a De Novo hearing in Case 13877, and the case was scheduled for hearing before the Commission on July 19, 2007.

(2) OXY USA WTP-Limited Partnership (OXY) filed an application for the denial of Bold's application for permit to drill, which was designated as Case 13950 and scheduled for hearing before an examiner on July 12, 2007.

(3) Since both cases involved the same subject matter, they were consolidated by Order No. R-12747-B and continued to the August 16, 2007 Commission Hearing Docket.

(4) Both Bold and OXY have requested dismissal of De Novo Case 13877 and Case 13950 and such requests should be granted.

IT IS THEREFORE ORDERED THAT:

(1) De Novo Case 13877 is hereby <u>dismissed</u> and Division Order No. R-12747-A is hereby continued in full force and effect until further notice.

(2) Case 13950 is hereby <u>dismissed</u>.

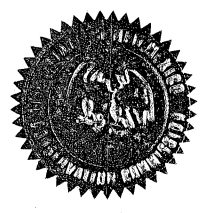
DONE at Santa Fe, New Mexico, on the day and year hereinabove designated.



JAMI BAILEY, CPG, Member

WILLIAM OLSON, Member

MARK E. FESMIRE, P.E., Chair



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