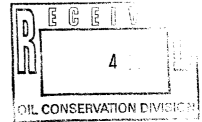
## STATE OF NEW MEXICO ENERGY, MINERALS AND NATURAL RESOURCES DEPARTMENT OIL CONSERVATION DIVISION

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



**CASE NO. 11613** 

APPLICATION OF BURLINGTON RESOURCES OIL & GAS COMPANY FOR COMPULSORY POOLING, LEA COUNTY, NEW MEXICO.

## RESPONSE TO MOTION TO CONSOLIDATE POOLING CASES AND MOTION FOR CONTINUANCE

Burlington Resources Oil & Gas Company ("Burlington") filed its application seeking the compulsory pooling of all mineral interests in the NW/4 SE/4 of Section 24, Township 22 South, Range 23 North, NMPM, on August 26, 1996. The hearing on this application is now scheduled for September 26, 1996. The Burlington application is a companion case to Case 11622 which is the Application of Penwell Energy, Inc. for an order pooling the identical acreage. Penwell's case is scheduled for hearing on October 3, 1996.

On September 19, 1996, Burlington filed a Motion to Consolidate these cases for hearing on September 26. Penwell agrees that these cases should be consolidated for purposes of hearing but opposes scheduling these hearings on September 26th. Penwell

therefore moves the Division for a continuance of the hearing on the Burlington application

until October 3, 1996, and in support of its motion states:

1. There is no dispute between the parties as to most of the issues in these cases.

The only thing the Division will be asked to do is designate either Burlington or Penwell

operator of this spacing unit and well.

2. Burlington owns or represents only 13.401% of the working interest in the

subject spacing unit whereas Penwell owns or represents 81.575% of the working interest.

3. The owners of the remaining working interest are in negotiations with Penwell

but no agreement has been finalized as of this date.

4. Notice of the Penwell application has been provided to all affected owners in

this spacing or proration unit--not just Burlington--advising them that the Penwell application

will be heard by a Division Examiner on October 3, 1996.

5. Hearing the Penwell application before that time will be prior to the running

of the Division's notice period. Therefore, the hearing on these applications, if consolidated,

cannot be completed on September 26, 1996 even if Penwell and Burlington were in

agreement on this hearing date--which they are not.

6. Neither Penwell's witnesses nor its counsel will be able to be present at the

September 26 Examiner Hearing.

7. Both parties are anxious to have the proposed well drilled at an early date.

RESPONSE TO MOTION TO CONSOLIDATE POOLING CASES

8. If the hearing on the Burlington application is not continued to October 3,

1996, Penwell will have to request a continuance on September 26 at the conclusion of

Burlington's evidence so both cases may be presented and concluded on October 3rd.

9. If the Burlington case is not continued to October 3, 1996, the only

opportunity to have these cases heard at the same time will be a de novo hearing before the

full Commission some time several months from now thereby delaying the drilling of the

proposed well.

10. Penwell has sought Burlington's concurrence in this request for a continuance

but Burlington has refused.

WHEREFORE, Penwell Energy, Inc. moves the Division for a continuance of the

hearing in Case 11613 to October 3, 1996.

Respectfully submitted,

CAMPBELL, CARR, BERGE

& SHERIDAN, P. A.

y: \_\_\_\_\_\_

WILLI**AM** F. CARR

Post Office Box 2208

Santa Fe, New Mexico 87504-2208

(505) 988-4421

ATTORNEYS FOR PENWELL

ENERGY, INC.

RESPONSE TO MOTION TO CONSOLIDATE POOLING CASES AND MOTION FOR CONTINUANCE, Page 3

## **CERTIFICATE OF SERVICE**

I hereby certify that on this 24 day of September, 1996, I have caused to be hand-delivered a copy of our Response to Motion to Consolidate Pooling Cases and Motion for Continuance in the above-captioned case to:

W. Thomas Kellahin, Esq. Kellahin & Kellahin 117 North Guadalupe Street Santa Fe, New Mexico 87501

William F. Carr