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:)
APPLICATION OF RICHARDSON OPERATING COMPANY FOR COMPULSORY POOLING AND UNORTHODOX WELL LOCATION, SAN JUAN COUNTY, NEW MEXICO	CASE NOS. 11,680
APPLICATION OF RICHARDSON OPERATING COMPANY FOR COMPULSORY POOLING, DOWNHOLE COMMINGLING AND AN UNORTHODOX GAS WELL LOCATION, SAN JUAN COUNTY, NEW MEXICO	and 11,681
	(Consolidated)

REPORTER'S TRANSCRIPT OF PROCEEDINGS

EXAMINER HEARING

BEFORE: DAVID R. CATANACH, Hearing Examiner

December 19th, 1996

イン

Santa Fe, New Mexico

This matter came on for hearing before the New Mexico Oil Conservation Division, DAVID R. CATANACH, Hearing Examiner, on Thursday, December 19th, 1996, at the New Mexico Energy, Minerals and Natural Resources Department, Porter Hall, 2040 South Pacheco, Santa Fe, New Mexico, Steven T. Brenner, Certified Court Reporter No. 7 for the State of New Mexico.

* * *

INDEX

December 19th, 1996 Examiner Hearing CASE NOS. 11,680 and 11,681 (Consolidated)

PAGE

11

REPORTER'S CERTIFICATE

* * *

APPEARANCES

FOR THE DIVISION:

RAND L. CARROLL Attorney at Law Legal Counsel to the Division 2040 South Pacheco Santa Fe, New Mexico 87505

FOR THE APPLICANT:

KELLAHIN & KELLAHIN 117 N. Guadalupe P.O. Box 2265 Santa Fe, New Mexico 87504-2265 By: W. THOMAS KELLAHIN

* * *

WHEREUPON, the following proceedings were had at
1:50 p.m.:
EXAMINER CATANACH: At this time we'll call Case
11,680.
MR. CARROLL: Application of Richardson Operating
Company for compulsory pooling and unorthodox well
location, San Juan County, New Mexico.
EXAMINER CATANACH: Are there appearances in this
case?
MR. KELLAHIN: Mr. Examiner, I'm Tom Kellahin of
the Santa Fe law firm of Kellahin and Kellahin, appearing
on behalf of the Applicant.
In addition, we would request that you call the
subsequent case, which is 11,681, and that they be
consolidated for purposes of this presentation.
EXAMINER CATANACH: Okay, we'll call at this time
Case 11,681.
MR. CARROLL: Application of Richardson Operating
Company for compulsory pooling, downhole commingling and an
unorthodox gas well location, San Juan County, New Mexico.
EXAMINER CATANACH: Are there any additional
appearances in either of these cases?
You may proceed, Mr. Kellahin.
MR. KELLAHIN: Mr. Examiner, with your
permission, we would like to have you incorporate the

	4
1	record of the two companion cases for the cases that were
2	just called.
3	Case 11,680 was originally presented to the
4	Examiner on July 11th. That case was then numbered 11,569,
5	for which an order was issued on July 22nd, 1996. The
6	order is 10,624. That order approved Richardson's
7	application for compulsory pooling and an unorthodox well
8	location.
9	In addition, the companion case for Case 11,681
10	is under Division Case Number 11,570, also heard on July
11	11th, and it was approved by order R-10,656, issued on
12	August 20th, 1996.
13	Order 10,656 approved Richardson's application
14	for compulsory pooling, downhole commingling and an
15	unorthodox well location. Richardson was authorized that
16	if they drilled this well and if it was successful, then
17	they could commingle Pictured Cliff and Fruitland gas.
18	Unfortunately, after the issuance of the order,
19	Richardson neither commenced either well within the time
20	period provided in those orders, nor did they seek to have
21	the Division Director extend those orders before they
22	expired.
23	Both these wells are being drilled within the
24	City of Farmington and were the subject of public hearings
25	before their Planning Commission. All those hearings have

1	been resolved to the point where Richardson was issued the
2	various planning approvals, and I believe Richardson has
3	commenced drilling the ROPCO Number 1 well, which is the
4	one that was the subject of Order Number 10,656.
5	However, having let those orders lapse,
6	Richardson seeks the Division's approval to have them
7	reinstated. And to accomplish that, we have refiled these
8	as new cases with new case numbers.
9	To avoid the presentation of the same technical
10	case again, we ask your permission to incorporate the
11	transcript and the exhibits and the records of the two
12	prior Division cases. For your convenience, I have taken
13	copies of all those exhibits, and I have copies of them
14	here for you, which I will present to you.
15	The only modification that I'm aware of with
16	regards to any of these orders is that I need to reconfirm
17	the well locations. The well locations as advertised in
18	the cases before you today are the correct ones, and we
19	need to double-check and make sure that the prior orders
20	reflect the current state drill well locations.
21	In addition, there was an error made in Division
22	Order R-10,624. There's a transposition of the overhead
23	rates. The testimony at the hearing and the Applicant
24	requested a \$3500-a-month drilling well rate and \$450-a-
25	month producing well rate. The numbers were transposed,

1 and so what the order approved was \$350 a month producing and \$4500 a month drilling --2 MR. CARROLL: Mr. Kellahin I reviewed --3 4 MR. KELLAHIN: -- so they're reversed. 5 MR. CARROLL: -- that transcript --MR. KELLAHIN: Yes? 6 7 MR. CARROLL: -- a couple weeks ago, and the The witness for Richardson had the 8 order was correct. overhead rates that were in the order. 9 MR. KELLAHIN: There should be a subsequent 10 11 affidavit that Kathy Colby filed in that case --12 MR. CARROLL: Okay. MR. KELLAHIN: -- and I have -- I don't know if 13 I've brought it with me today, but I will provide that to 14 15 you. There was a --MR. CARROLL: -- error made by the witness, then? 16 MR. KELLAHIN: I think she misspoke. 17 MR. CARROLL: Okay. 18 MR. KELLAHIN: The application in that case 19 requested the correct number, and that number is also 20 21 reflected in the operating agreement. And she misspoke and filed a subsequent affidavit attesting to the fact that she 22 23 misspoke. EXAMINER CATANACH: Do you know what the correct 24 numbers are? 25

	/
1	MR. KELLAHIN: Yes, sir, it's \$450 a month
2	producing and \$3500 a month drilling.
3	MR. CARROLL: And Mr. Kellahin, you renotified
4	all the appropriate parties?
5	MR. KELLAHIN: I appreciate you bringing that to
6	my attention. Ms. Colby sent those notices out of her
7	office. There were several hundred of them, and she
8	Federal-Expressed to me the original certificate and copies
9	of the green cards.
10	Unfortunately, as of this morning the Federal
11	Express had not yet been delivered, and with your
12	permission, I'd like the record to stay open so that I
13	might submit those affidavits to you after the hearing.
14	To the best of my knowledge, there have been no
15	objections or complaints raised by any of the parties that
16	were sent notice.
17	We renotified all the offset operators, we
18	notified all parties that would participate under the
19	commingling rule, and then we notified all those people on
20	the list that would be subject to force-pooling, and the
21	affidavit will separate out each category for you so that
22	you'll see what person was entitled to what notice.
23	MR. CARROLL: Yeah, it's our understanding that
24	in the case that was heard in July, there's a mobile park
25	owner that objected or protested?
1	

7

MR. KELLAHIN: Yes, sir. 1 MR. CARROLL: He didn't file any objection this 2 3 time? 4 MR. KELLAHIN: He did not. I'm trying to 5 remember the name. Kemper? I forget the gentleman's --6 MR. CARROLL: I missed that hearing, and it was 7 Mike's case. MR. KELLAHIN: The transcript reflects his name. 8 It escapes me at the moment. But he was one of 9 10 Richardson's lessees, yet he complained about having the well drilled. And so his complaint was addressed before 11 the City Planning Commission. 12 The parties in the trailer park for which he is 13 the owner of the park appeared before the City Planning 14 15 people and voiced their objections. 16 The City of Farmington, through their various departments, have issued all the necessary approvals and 17 18 applied the conditions that they felt were necessary, and so I believe the well is being drilled. 19 One of the reasons it was delayed is that it's in 20 close proximity to a Conoco well, and there was work being 21 22 conducted on the Conoco well, and so Richardson had to delay and unfortunately didn't ask for an extension, which 23 would have been easily obtained. 24 25 MR. CARROLL: Mr. Kellahin, what was the

1	approximate number of parties that had to be notified in
2	this case?
3	MR. KELLAHIN: I think it was approaching 200.
4	MR. CARROLL: Okay. There they are. We have
5	cited this case in referring to other operators desiring to
6	force-pool. We don't want to go through the necessity of
7	notifying dozens or hundreds of interest owners.
8	MR. KELLAHIN: I'm trying to remember the case.
9	We did one down in Carlsbad for Naumann, and I think it had
10	350.
11	EXAMINER CATANACH: What else, Mr. Kellahin?
12	MR. KELLAHIN: That's all in this one, Mr.
13	Examiner.
14	EXAMINER CATANACH: Okay. At the Applicant's
15	request, we will incorporate the record, evidence and
16	transcript in Case Numbers 11,569 and 11,570 into Case
17	11,680 and 11,681.
18	And if you would check on the well locations, Mr.
19	Kellahin, and advise us as to
20	MR. KELLAHIN: Let me reverify
21	EXAMINER CATANACH: their status
22	MR. KELLAHIN: and make sure we have those
23	exactly right.
24	EXAMINER CATANACH: And we'll leave the record
25	open for the submittal of the receipt, mailing receipts.

MR. KELLAHIN: Yes, sir. EXAMINER CATANACH: And with that we will -- With the exception of that, we'll go ahead and take the cases under advisement. Case 11,680 and 11,681 will be taken under advisement. (Thereupon, these proceedings were concluded at 2:00 p.m.) * * *

CERTIFICATE OF REPORTER

STATE OF NEW MEXICO) SS.) COUNTY OF SANTA FE)

I, Steven T. Brenner, Certified Court Reporter and Notary Public, HEREBY CERTIFY that the foregoing transcript of proceedings before the Oil Conservation Division was reported by me; that I transcribed my notes; and that the foregoing is a true and accurate record of the proceedings.

I FURTHER CERTIFY that I am not a relative or employee of any of the parties or attorneys involved in this matter and that I have no personal interest in the final disposition of this matter.

WITNESS MY HAND AND SEAL December 27th, 1996.

STEVEN T. BRENNER CCR No. 7

My commission expires: October 14, 1998

I do hereby certify that the foregoing is a complete record of the proceedings in the Examiner hearing of Case No. 11600 11604 heard by me on Lease 19 , Examiner

Oll Conservation Division

STEVEN T. BRENNER, CCR (505) 989-9317

11